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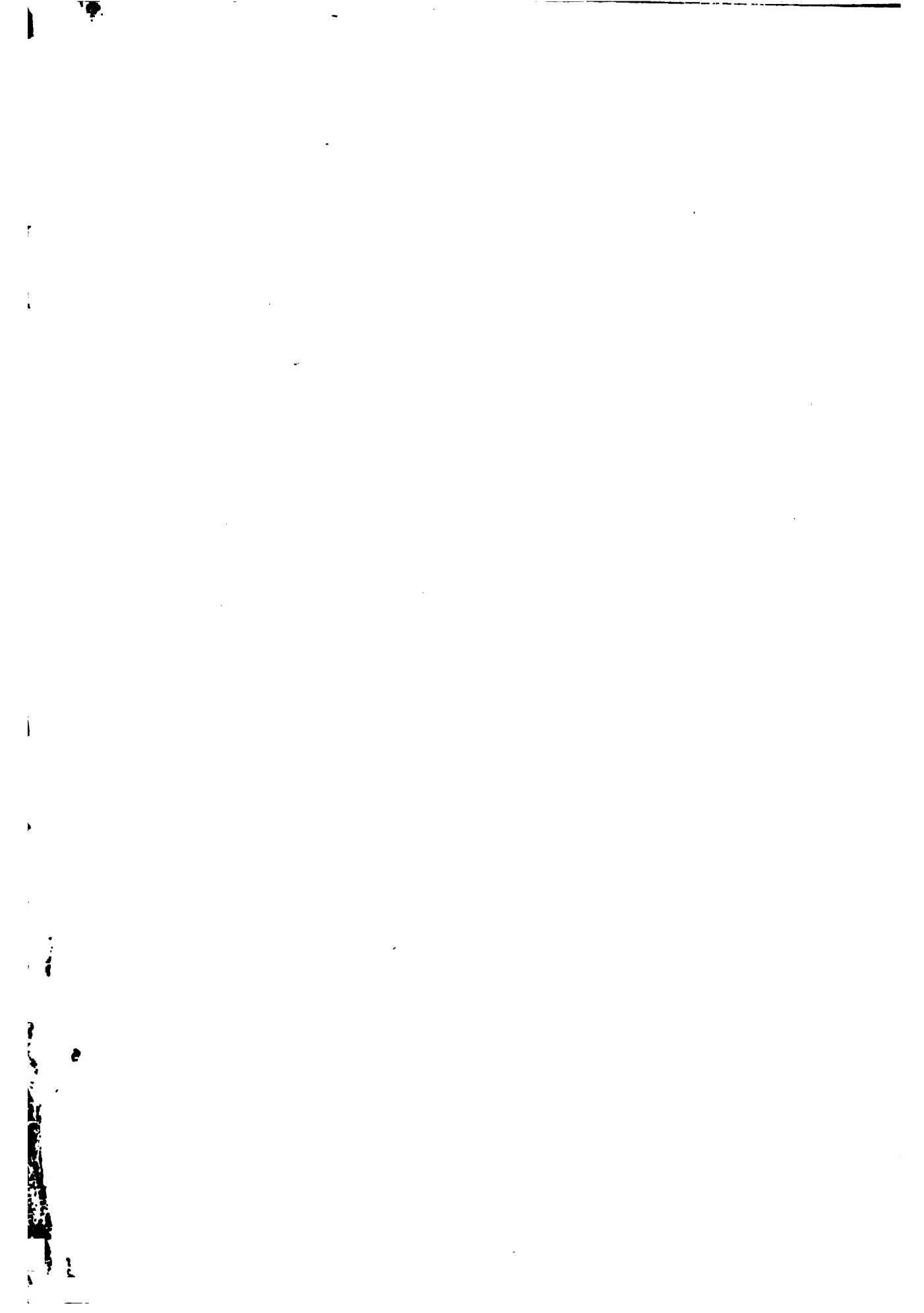
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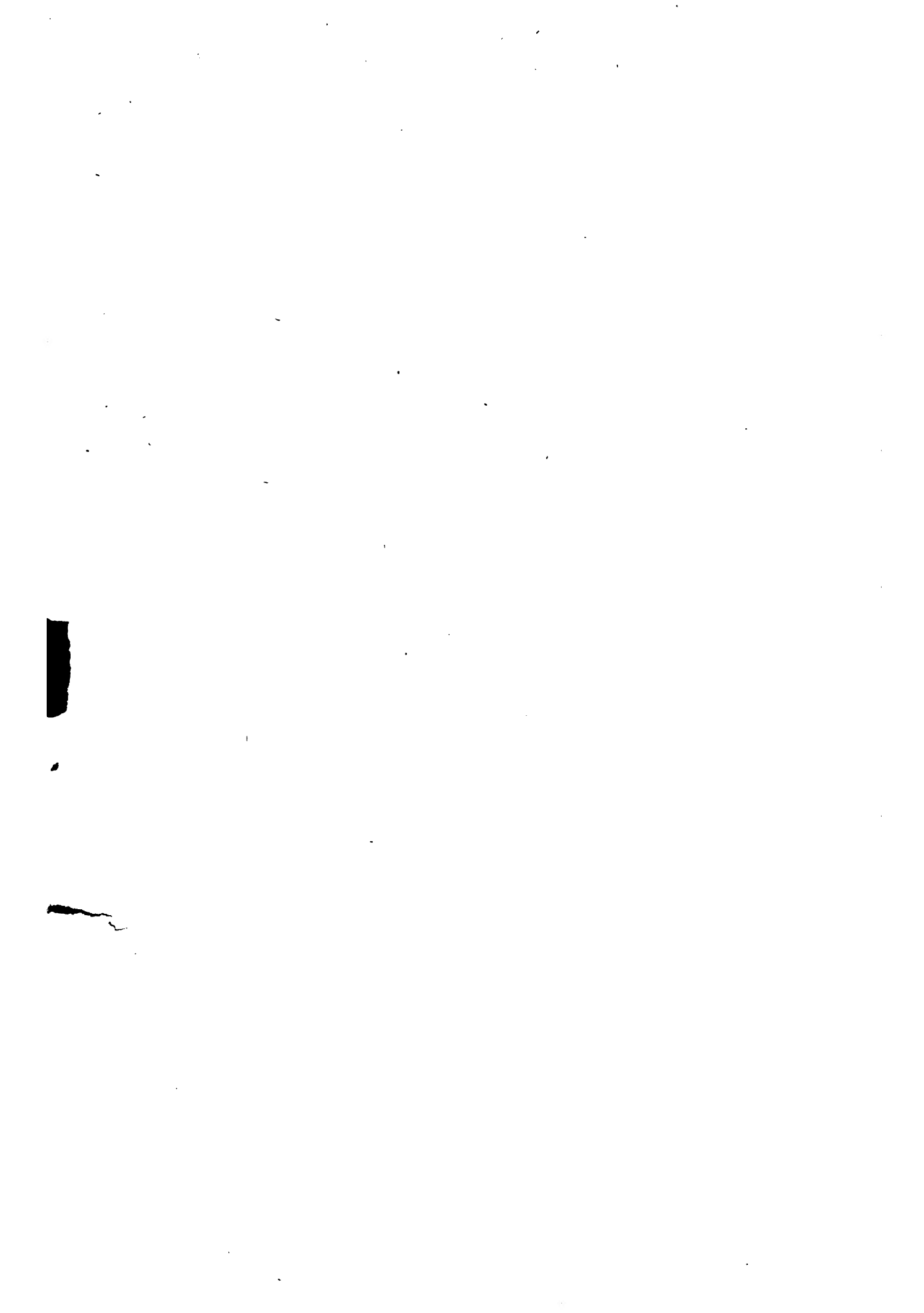
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CALENDAR

OF THE

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EDWARD III.

A.D. 1327—1330.

Vol. I.

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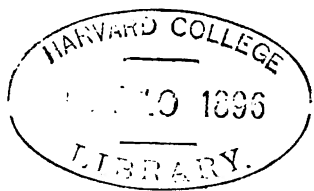
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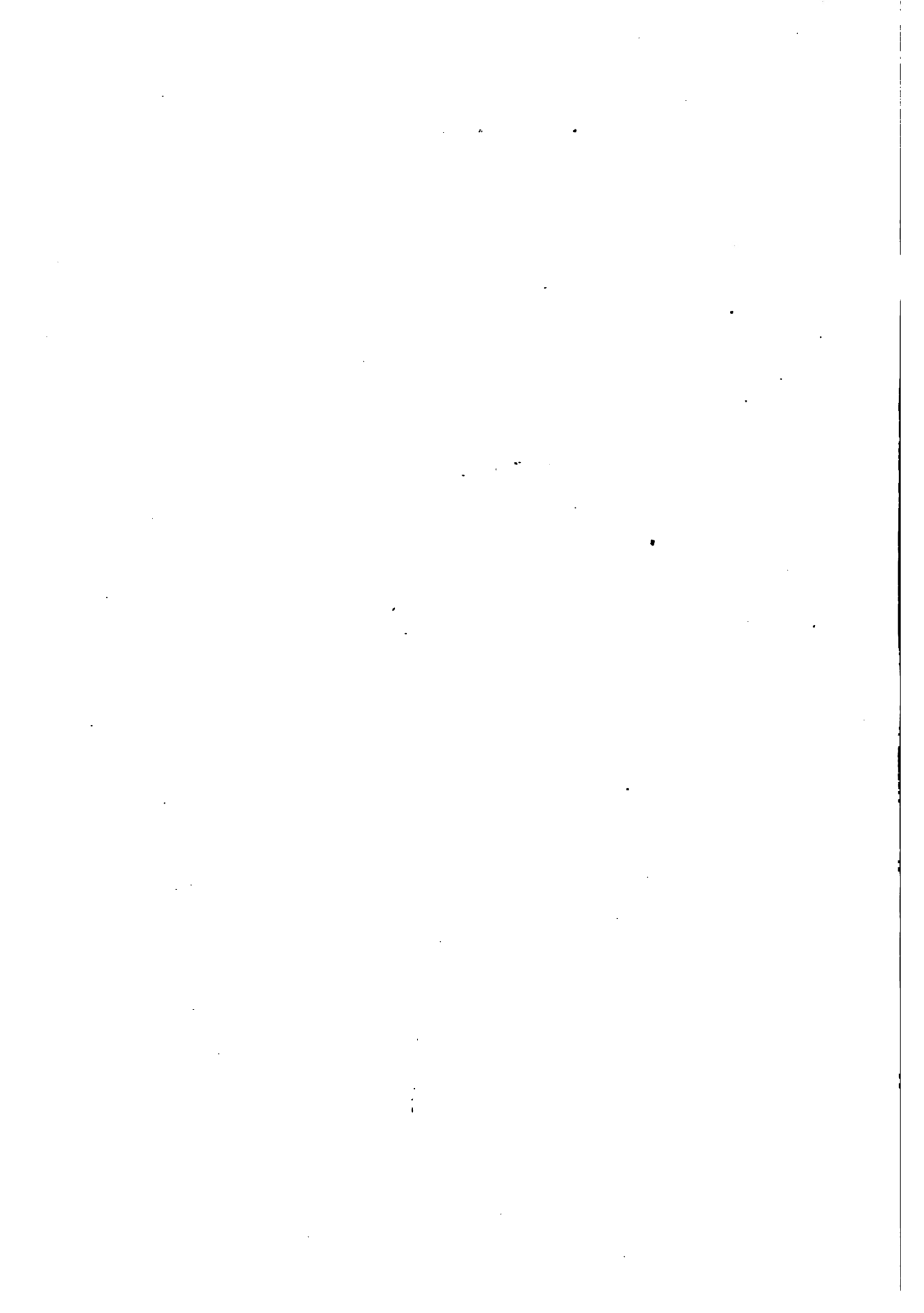
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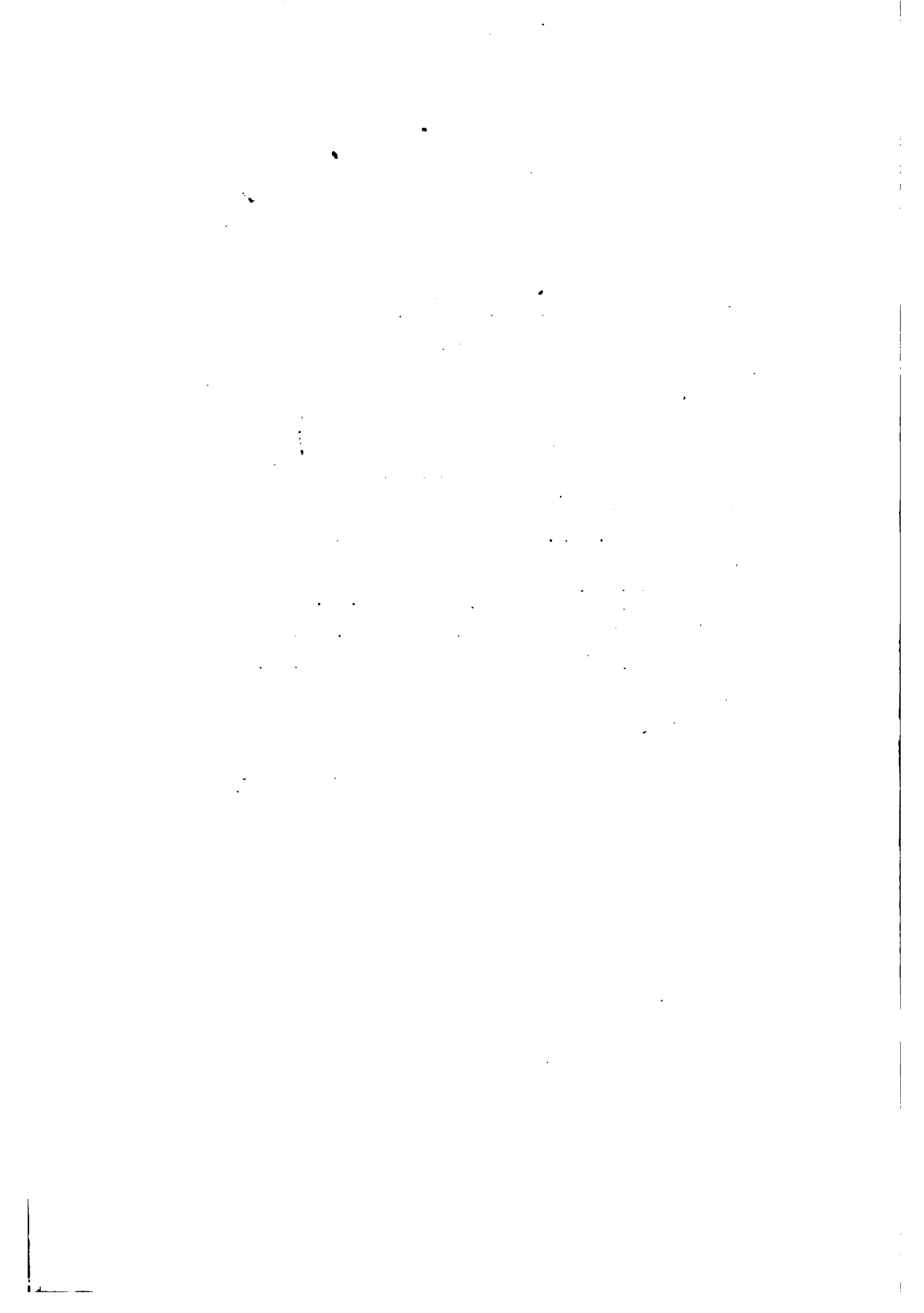


P R E F A C E.

The present volume forms part of a series of Calendars of the Close Rolls from the reign of Edward II. to that of Edward IV. the object and character of which are explained in the Preface to the first volume for the reign of Edward II. (A.D. 1307—1313.) The text has been prepared, with the sanction of the Lords Commissioners of Her Majesty's Treasury, by Mr. W. H. Stevenson, M.A., Fellow of Exeter College, Oxford. The Index has been compiled by Mr. C. H. Woodruff, B.C.L., Mr. Stevenson having assisted him by identifying most of the places.

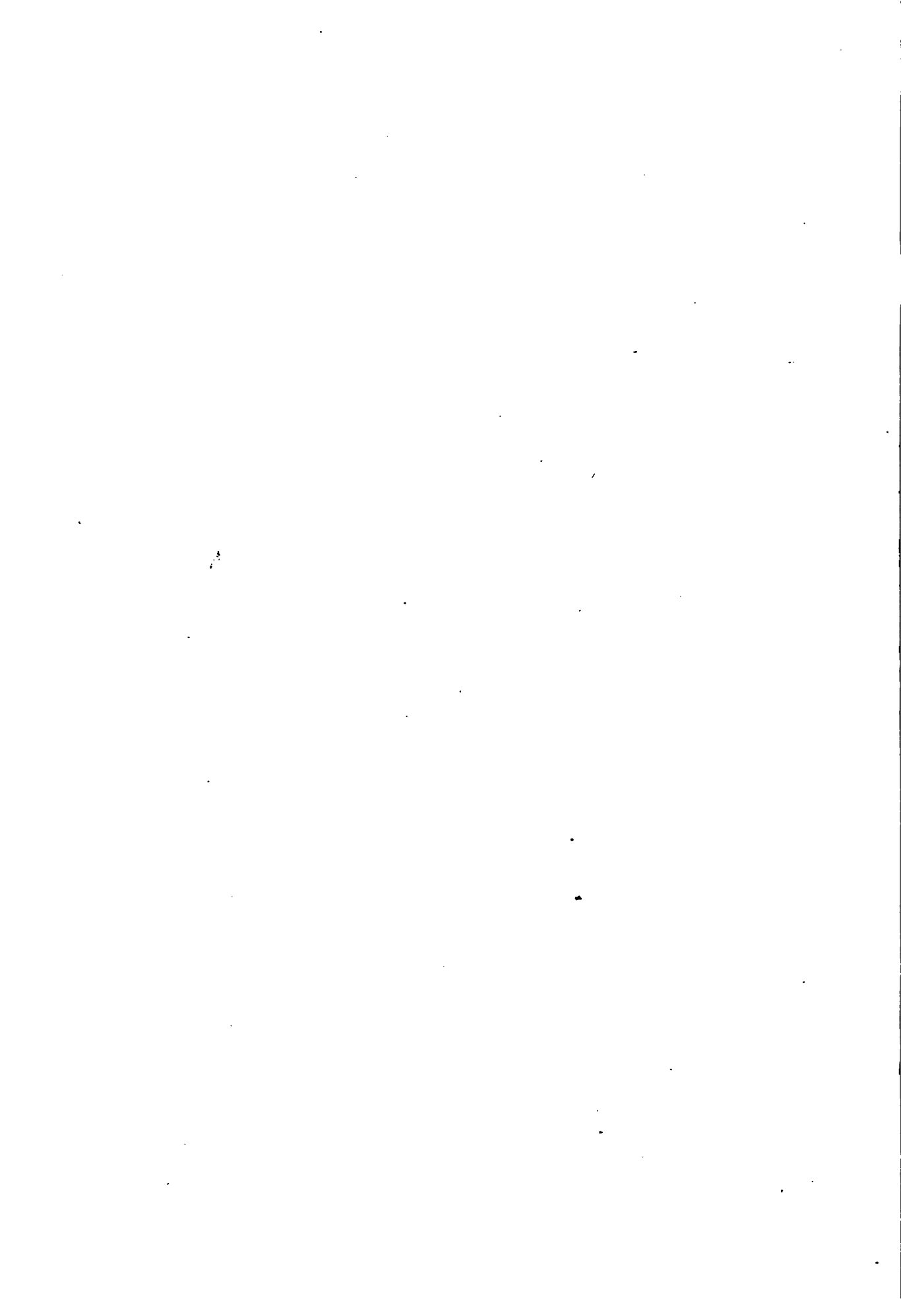
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CORRIGENDA.

- Page 10, line 7 from bottom, for "Altomsheved" read "Altonisheved."
- " 10, " 4 from bottom, after "Sancta" add "(sic.)"
- " 46, " 26, after "Bogo" add "(sic.)"
- " 117, " 16, for "Certeden" read "Cerceden."
- " 159, " 6, for "custom" read "custom."
- " 166, " 8 from bottom, for "50 marks" read "50l."
- " 180, " 28, for "Mountanser" read "Mountauser."
- " 186, " 20, for "that might" read "that they might."
- " 215, " 4 from bottom, for "Lancester" read "Lancaster."
- " 226, " 6, for "Rouhale" read "Ronhale."
- " 305, " 4 from bottom, *delete comma* after "James."
- " 390, " 13 from bottom, after "A" add "(sic.)"
- " 421, " 11, for "Amaneny" read "Amaneuy."
- " 461, " 20, for "be" read "de."
- " 489, " 13 from bottom, for "Onemastmathefeld" read "Ovemastmathafeild" (Middle-English *uvemeste*, "uppermost").
- " 496, " 9, for "noval" read "novel."
- " 567, lines 4, 8, 17, 24, for "Blanchland" read "Whitland."



CALENDAR
OF
CLOSE ROLLS.

1 EDWARD III.—PART I.

1327.

MEMBRANE 28.

Memorandum, that the king, on 24 January, to wit on Saturday before the Conversion of St. Paul, 1326[-7], caused his peace to be proclaimed and published in the city of London by the following words :

‘Whereas Sir Edward, late king of England, has, of his good will and by the common counsel and assent of the prelates, earls, and barons, and other nobles, and of all the commonalty of the realm, resigned the government of the realm, and has granted and willed that the government of the said realm shall come to Sir Edward, his eldest son and heir, and that he [Edward] shall govern, reign and be crowned king; for which reason all the magnates have done homage. We proclaim and publish the peace of our said lord Sir Edward the son, and command and prohibit firmly on his behalf to one and all, under pain and peril of disinheritance and of loss of life and limb, that no one infringe the peace of our said lord the king, for he is and will be ready to do right to one and all of the said realm in all matters and against all persons, as well to small men as to great. And if any one have anything to demand from another, let him demand it by way of action [of law], without using force or other violence.’

[*Fædera.*]

Jan. 29. To the sheriff of York. Order to cause proclamation to be made, immediately upon sight of the presents, of the king’s peace, the king having undertaken the government of the realm upon his father’s resignation.

[*Ibid.*]

By K.

The like to all the sheriffs of England and to the following :

The warden of the Cinque Ports, or to him who supplies his place.

The bishop of Durham.

The justice of Chester, or to him who supplies his place.

The justice of North Wales, or to him who supplies his place.

The justice of South Wales, or to him who supplies his place.

The justiciary of Ireland, or to him who supplies his place.

The mayor and bailiffs of Winchester.

Elizabeth de Burgo’s bailiffs of Sudbury.

The mayor and bailiffs of York.

The mayor and bailiffs of Canterbury. [*Ibid.*]

Jan. 28. To the treasurer and barons of the exchequer. The prior of St. Oswald’s, Westminster. Nostell has besought the king, by petition exhibited before him and his council in parliament, to cause allowance to be made to him in the debts due from him for 102*l.* 10*s.* 0*d.*, due to him from the late king for divers goods and victuals taken from him by Roger de Horsle, then constable of Bamburgh castle, for the munition of that castle, as appears by a bill under

1327.

Membrane 28—cont.

the seal of William, archbishop of York, late keeper of the late king's wardrobe, which is in the prior's possession, the prior being indebted to the exchequer for certain tenths granted to the late king: the king orders the treasurer and barons to examine William's account when he was keeper of the wardrobe, and if they find that Roger took the prior's goods and victuals to the aforesaid value for the late king's use, and that the prior has not been satisfied therefor or for any part thereof, to cause the said sum or what remains unpaid thereof to be allowed to the prior in the debts due to the exchequer for the tenths aforesaid.

By pet. of C.

To the same. Order to cause allowance to be made to Henry son of Henry de Percy in the debts due from his father for 197*l.* 11*s.* 1*½d.*, which he has prayed, by petition exhibited before the king and his council in parliament, to have allowed to him, wherein he states that Edward I. was indebted to Henry de Percy, his father, of whom he is the heir, in the aforesaid sum for the wages of the said Henry the father and his men in the aforesaid king's service in Scotland, and for recompence for his horses there lost, as appears by two bills of the wardrobe of the said king. By pet. of C.

Jan. 29. To the sheriff of Nottingham. Order to pay 10*d.* a day to Richard Westminster. Ofthebrok and Simon de Depyng', the king's huntsmen, whom the king is sending to that county to take large birds (*vulturibus*) in the king's stews and ponds in the sheriff's bailiwick, for themselves and dogs for so long as they shall stay there or until further orders.

Feb. 8. To the sheriff of Wilts. Order to take into the king's hands the manor Westminster. of Stapelford, which belonged to Hugh le Despenser, late earl of Winchester, who was hanged for felony, and to keep the same safely, as the king is given to understand that the sheriff has not taken the manor into the king's hands, as he ought to have done in accordance with the order of the king before he received the government of the realm to take into his hands the lands, goods, and chattels of the said Hugh.

Jan. 30. To the treasurer and barons of the exchequer. Order to discharge the Westminster. executors of William de Bereford, the elder, of 76*l.* yearly, due from him to the exchequer for the custody of the manor of Halesworth, co. Suffolk, and the manor of Kettringham, co. Norfolk, and certain lands in Melton, in the same county, and of certain lands in Pudele, co. Huntingdon, and of certain lands in Weston, co. Hertford, and of certain lands in Kettringham, co. Norfolk, which belonged to John de Argenteyn, deceased, tenant in chief of the late king, in whose hands they were by reason of the minority of John, son and heir of the aforesaid John, and which were extended at 72*l.* 19*s.* 10*½d.* yearly, the late king having committed the custody thereof to the said William during the heir's minority, as the late king granted the aforesaid 76*l.* yearly to Simon de Bereford, in consideration of his good service, to be received from William's executors until the heir come of age, which grant the king accepts.

To the aforesaid executors. Order to pay the said 76*l.* yearly to Simon.

To the receiver of Kaermerdyn, for the time being or to come. Order to receive from the burgesses of Kaermerdyn at the said exchequer the ferm for their town specified in the late king's commission, by virtue whereof they hold the town of the king at fee-farm, and to cause acquittances to be made to them for all payments thereof hereafter made by them, as they have besought the king by petition before him and his council in parliament to grant that they may pay their ferm to the said exchequer and may receive acquittances therefor from the king's receiver there, because express mention is not made in the said commission whether the ferm ought to be paid to the exchequer of England or to the exchequer of Kaermerdyn.

By pet. of C.

1327.

Membrane 28—cont.

Feb. 7. To the sheriff of Northumberland. Order to cause the prior of Brynkeburn to have seisin of 6 acres of land and of a moiety of a toft in Overtirwhit, which John son of Richard de Overtirwhit held, as the king learns by inquisition taken by the sheriff that the land and moiety have been in the late king's hands for a year and a day and are still in the king's hands, and that John, who was hanged for felony, held them of the said prior, and that Bartholomew Benet has had the year and day thereof and ought to answer to the king therefor.

Feb. 10. To Matthew Broun, escheator in cos. Lincoln, Rutland, and Northampton. Westminster. Order not to intermeddle further with 20*l.* 13*s.* 4*d.* of yearly rent in Wellesby of the abbot of Meaux, and to restore to the abbot any issues thereof received by him, the escheator having certified the late king that he took the rent into the late king's hands because it was found by an inquisition taken before him that the abbot acquired the aforesaid rent in the town of Olee (*sic*) issuing in the town of Wellesby to him and his house from the abbot of Wellou by a charge that the abbot of Wellou made to him without the late king's licence, as it appears to the king by the letters of king Edward I. that he granted licence to the abbot of Meaux of that time to give and assign the said manor of Wellesby to the abbot of Grymesby, who is also called the abbot of Wellou, and the king understands that, by the agreement then made between the abbots, the manor of Wellesby was charged with the said rent.

Feb. 3. To the treasurer and barons of the exchequer. Order to cause allowance Westminster. to be made to Walter de Shependon, in the debts due from him to the exchequer, for 30*l.* 5*s.* 1*d.*, to wit 27*l.* 11*s.* 9*d.* which the late king owed to him for his fee and summer robe for the 7th year of the said king's reign, and for recompence for his horses lost at Striwelyn on 24 June, in the aforesaid year, and for 4 marks for his summer robe for the 11th year of the reign, as appears by two bills of the late king's wardrobe in Walter's possession, as Walter has prayed the king, by petition before him and his council, to cause such allowance to be made to him. By pet. of C.

Feb. 4. To the treasurer and barons of the exchequer. Like order for the Westminster. allowance to Walter de Waldeshef of 61*l.* 14*s.* 4*d.*, which the late king owed to him for money paid by him when he was the late king's butler for the latter's expenses, as appears by two bills of the wardrobe in his possession. By pet. of C.

MEMBRANE 27.

Feb. 2. Philip de Cesterfeld, imprisoned at Nottingham for the death of John de Westminster. Mamsfeld, has letters to the sheriff of Nottingham to bail him until the first assize.

Feb. 5. To John de Barewe. Order not to intermeddle further with the manor Westminster. of Lurtport near Hereford, co. Hereford, which is in his custody by the late king's commission, and to restore the issues thereof, as the king learns by inquisition taken by Richard de Baskerville, Roger de Baskerville, and John de la Felde by the late king's order that William Wyne held the manor on the day of his death of Aymer de Valencia, late earl of Pembroke, by the service of a quarter of a knight's fee, and that he held no lands of the late king in that county on the day of his death by reason whereof the custody of his lands ought to pertain to the king, and that his son John is his next heir and was aged seven years on 12 June, in the 18th year of the late king's reign.

Feb. 10. To John de Blomvill, escheator in cos. Norfolk, Suffolk, Cambridge, Westminster. Huntingdon, Essex, and Hertford. Order to pay to Richard le Mareschal

CALENDAR OF CLOSE ROLLS.

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Membrane 27—cont.

25*l.* out of the issues of his bailiwick for Michaelmas term last, in accordance with the late king's grant, of 23 September, in the 11th year of his reign, of 50*l.* yearly by the hands of the escheator this side Trent, in aid of Richard's maintenance, who is wholly ruined by the Scotch rebels.

Feb. 13. To the treasurer and barons of the exchequer. Order to cause allowance to be made to the aforesaid escheator for 25*l.* paid by him in execution of the preceding order.

Feb. 12. To the sheriff of Stafford. Order to cause a verderer for the forest of Cannok, in that county, to be elected in place of Thomas de Rolleston, who is insufficiently qualified.

Feb. 13. To the sheriff of Sussex. Order to cause a coroner for that county to be elected in place of Robert de Lockesle, who is insufficiently qualified.

To the treasurer and barons of the exchequer. Order to account with H. (sic) bishop of Hereford, whom the late king lately sent to the Roman court for certain of his affairs, for his costs and expenses about the said affairs and for the expenses of himself and household, and to allow to him the costs and expenses about the said affairs and 4 marks daily for the expenses of himself and household whilst in the said service, as was ordained by the late king and his council at another time. By C.

Feb. 18. To John de Roche and Robert de Norton. Order to come to the king in England upon sight hereof, although the late king committed to them the custody of the islands of Gernereye, Jereseye, Serk, and Aurneye by his letters patent. By K. on the information of the bishop of Winchester.

Feb. 6. To John de Boseham, keeper of the manors of Eybury and La Nayte near Westminster. Order to cause the aforesaid manors to be delivered to the abbot of Westminster, and to remove thence the goods and chattels of the late king, causing them to be kept safely until further orders, as the abbot has shewn, by his petition before the king and his council, that whereas the late king accepted the abbot to the temporalities of the abbey and restored the same to him on 27 January, in the 10th year of his reign, he nevertheless retained the aforesaid manors, which are parcels of the temporalities aforesaid and of the glebe of the church of St. Peter, Westminster, and he has prayed the king for remedy, and it fully appears in certain letters patent of the late king made to the abbot and convent for the indemnity of their right in the manors, which have been produced before the king's council, that the late king held the said manors to have certain easements therein by the will and permission of the abbot and convent only, and had and claimed no other estate therein. By pet. of C.

The like to John Griffoun, keeper of the messuage called 'Burgoy' near Westminster.

Feb. 7. To Adam le Boghier, keeper of the manors of Hathelseye and Carleton and of other lands of Nicholas de Stapelton in co. York, in the king's hands for certain causes. Order to restore to the said Nicholas the manors and lands aforesaid, together with the issues of the same and the arrears of ferms that did not come to the late king's hands, Nicholas having shewn by petition before the king and his council that whereas he made fine with the late king, because he was a member of the household (*familiaris*) of Thomas, late earl of Lancaster, in 2,000 marks to save his life and to have restoration of his lands, which were then taken into the late king's hands, and for recognition of the trespass committed by him, as was charged upon him, he obliged himself and his heirs and all his lands to the said king for the payment of two tuns of wine yearly to the exchequer for ever, nevertheless his lands and tenements and the charters and muniments touching

1327.

Membrane 27—cont.

them have always been in the late king's hands from that time, and are still in the king's hands, and he has prayed the king to cause his lands, charters and muniments to be restored to him; as the king wishes to accede to this request, because it was agreed and granted, by the assent of the prelates, earls, barons, and *proceres* and whole community of the realm, in the present parliament at Westminster that all the lands that were taken into the late king's hands by reason of the quarrel (*querele*) of the aforesaid earl shall be restored in full, together with the issues thereof and the arrears of ferms that have not come to the late king's profit. By pet. of C. [10041.]

Feb. 7. **Westminster.** To the treasurer and barons of the exchequer. Order to cause the aforesaid Nicholas to be discharged and acquitted of the said fine of 2,000 marks and of the rent of two tuns of wine yearly, in accordance with his petition before the king and his council, as the king wishes to accede to his request, because it was agreed and granted in the aforesaid parliament that all fines, ransoms, and obligations made by reason of the said quarrel shall be annulled and cancelled. By pet. of C. [10041.]

To Henry de Threlkeld, keeper of the lands of the aforesaid Nicholas in co. Westmoreland. Order to restore the said lands (in the same words as the preceding order to Adam le Boghier).

The like to the following keepers:

The keeper of certain lands of Nicholas in co. Surrey.

Thomas Deyvill, keeper of the manor of Oustwyk and other lands of Nicholas in co. York.

John de Kilvyngton, keeper of the manor of Wath and of other lands of Nicholas in the same county.

John de Lancastria, keeper of the manor of Eston and of other lands of Nicholas in co. Lancaster.

The keeper of Suth Duffeld belonging to Nicholas in co. York.

Feb. 7. **Westminster.** To the treasurer and barons of the exchequer. Like order to the preceding to discharge and acquit Adam de Everyngham of Birkyn of 250 marks, the remainder of a fine of 400 marks made by him with the late king to save his life and to have his lands again, because he was of the household (*familiaris*) of the aforesaid earl. By pet. of C. [8158.]

The like in favour of Robert de Raygate for his fine of 5 marks, whereof he paid 6s. 8d.

Feb. 7. **Westminster.** To the keeper of the lands of the honour of Pontefract. Order to restore to Robert de Raygate 200 sheep, taken into the late king's hands and delivered to the keeper because Robert was of the household of the aforesaid earl, as he has shewn, by petition before the king and his council, that whereas he made fine with the late king in 200 marks for the above reason, to save his life and have his lands, and paid that sum to the late king, the keeper defers delivering the aforesaid sheep to him, wherefore he has prayed the king for a remedy. By pet. of C.

Feb. 16. **Westminster.** To John de Insula, constable of Wyndesore castle. Order to deliver to the chaplains celebrating divine service in the king's chapel of the castle bread, wine, and oil, and other small necessaries for the maintenance of divine service.

Feb. 3. **Westminster.** To the bailiff of Holdernes. Whereas the king learns by inquisition taken by Robert de Hedon and Robert de Burton by the late king's order that the men of Hedon are free burgesses, and that they and their ancestors from time out of mind have held in free burgage, and that they have used the liberties and free customs belonging to a free borough, and Edward I. had no oven (*furnum*) in the town at the time when it came to his hands, and that each burgess had, and had power to have, at his will an oven to

1327.

Membrane 27—cont.

bake bread for sale and for his own use until Thomas de Normanvill, sometime bailiff of Holdernesse, to wit in 16 Edward I., erected an oven there, and demised it at ferm to Henry le Taillour, then bailiff of that town, and that Henry distrained, by the coercion and colour of his bailiwick and not of right, the men of that town, both burgesses and others, to bake bread for sale at the said oven; the king orders the bailiff of Holdernesse not to constrain the burgesses of Hedon to bake at the king's oven aforesaid against their will. By p.s.

Feb. 6. To the treasurer and barons of the exchequer. Order to pay 100 marks Westminster. to the prior of Ware, in payment of the sum lent by him to the late king, who received the money on 10 July, in the 13th year of his reign, by the hands of J. bishop of Winchester, then his treasurer, and by the hands of the chamberlains of the exchequer, which sum the late king ought to have paid to the prior at Martinmas following or to have allowed it to the prior in the tenth or other contributions due from the prior, as appears by the late king's letters patent in the prior's possession, and the money has not been paid or allowed to the prior, as he says, the prior having besought the king by petition in parliament to cause payment of the said sum to be made to him. By pet. of C. [7868.]

MEMBRANE 26.

Feb. 11. To the treasurer and barons of the exchequer. Order to cause the Winchester. burgesses of Newcastle-on-Tyne to have respite until Easter next and for two years from then for the debts due from them to the exchequer for divers victuals sold to them in the late king's time, as the king wishes to shew them special grace, they having suffered much damage for some time by the frequent coming of the Scots into those parts. By pet. of C.

The like in favour of the following:
 The men of co. Northumberland.
 The men of Cumberland.
 The citizens of Carlisle.
 The men of co. Westmoreland.

By pet. of C.

Feb. 10. To the same. Order to allow to Richard de Wygornia, king's clerk, Westminster. keeper of the king's mine of Birlond, co. Devon, in his account at the exchequer 102*l.* 14*s.* 0*d.* and 17*l.* 6*s.* 0*d.*, which he delivered by the king's order in silver plates and in counted money respectively to Queen Isabella, the king's mother, by the king's order, the king having granted the same to her. By p.s. [67.]

Feb. 5. To Anthony de Lucy, keeper of the lands that belonged to Andrew Westminster. de Harcla in the manor of Penreth. Adam son of Robert de Penreth has shewn the king by his petition in parliament that he sought from the late king, by petition before him and his council, a messuage and a carucate of land in Penreth, whereof John de Harcla had disseised him and whereof Johu had enfeoffed Andrew de Harcla, his brother, together with other lands that belonged to John, which messuage and land came to the late king's hands by the forfeiture of the said Andrew and are now in the king's hands, and the late king appointed Henry de Malton, Robert de Barton, and John de Skelton to make inquiry concerning the premises, and it is found by the inquisition taken before the said Robert and John that Adam was seised in his demesne as of fee of the messuage and land until the said John de Harcla, half a year before his death, disseised him thereof, and that John made a charter to Andrew of the said messuage and land and of all other lands that he had elsewhere, and that John died before Andrew had full seisin of the messuage and land or of the other lands, and that

1327.

Membrane 26—cont.

Andrew nevertheless put himself in seisin in the said messuage and land immediately after John's death, and held them thus until he was convicted of enmity and rebellion against the late king, and that the messuage and land were taken into the late king's hands by reason of Andrew's rebellion, and that they are now in the king's hands, and that Adam did not remit or quit-claim his right in the messuage and land to John or to Adam, and did not change his estate therein in any manner, wherefore Adam has prayed the king to restore the messuage and land to him: the king orders the keeper to deliver the messuage and land to Adam, as he finds the premises are true, the inquisition having been inspected and examined by his council
By pet. of C. [3264.]

Feb. 10. To the sheriff of Southampton. Order to cause a coroner for that county Westminster. to be elected in place of William le Horder of Southampton, who is insufficiently qualified.

Feb. 15. To the sheriff of York. Order to cause a verderer for the forest of Westminster. Pykeryng to be elected in place of William Thurnef, deceased.

Feb. 16. To the treasurer and barons of the exchequer. Order not to compel Westminster. Matthew Broun, the late king's escheator, to account at the exchequer for the issues of the temporalities of the priory of Freston, which is a cell of the abbey of Croyland, for the time of the last voidance of the abbey, and to cause him and the abbot and prior to be discharged and acquitted of the issues at the exchequer, as the abbot has shewn the king, by petition before him and his council, that although the king or his progenitors had not at any time past the custody of the priory or of its temporalities at the times of voidance of the abbey, and did not receive any issues or profits from the temporalities by reason of such voidances, and the escheators did not in any way intermeddle with the priory or its temporalities, the said Matthew took the temporalities aforesaid into his hands by reason of the last voidance of the abbey, by reason whereof the treasurer and barons intend charging the escheator with the issues of the temporalities and to levy them for the king's use, and the abbot has prayed the king for remedy, and it appears by inquisition taken by the escheator by the late king's order and by certificate of the treasurer and barons made by the late king's order that the priory was not taken into the hands of the late king or of any of his progenitors at the times of voidance of the abbey, and that answer was not made to him or his progenitors for the issues of the priory by reason of the voidance of the abbey, and that the escheators or other ministers of him or of his progenitors did not intermeddle with, or receive anything from, the temporalities or other goods pertaining to the priory.

To Matthew Broun, escheator in cos. Lincoln, Northampton, and Rutland. Order not to intermeddle further with the temporalities of the priory aforesaid, and to restore the issues thereof to the said abbot and prior.

Feb. 19. To the treasurer and barons of the exchequer. Order to cause allowance to be made to the abbot of La Hyde near Winchester for 53*l.* 12*s.* 6*d.*, the abbot having shewn by petition before the king and his council that Edward I. is bound to him by letters patent under the great seal in the above sum for 20 sacks and 2 nails of wool bought from the abbot for the said king's use by Baldwin de Bolneye and his fellows, then appointed to buy wool for his use in cos. Southampton and Wilts, and the abbot has prayed that this sum may be allowed to him in the sums due from him to the said king and to the late king for green wax, amercements, and other such like things, which sums are exacted from him for the king's use.
By pet. of C.

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Membrane 26—cont.

Feb. 14. To Simon de Grymmesby, escheator beyond Trent. Order to cause Westminster. Barnaba, daughter and co-heiress of Adam de Swynneburn, tenant in chief of the late king, to have seisin of the following of Adam's lands, which the king has assigned to her as her purparty and which he has rendered to her after taking her homage, taking security from her for the render of her relief to the exchequer: the manor of Bothecastell, co. Cumberland, of the yearly value of 17*l.* 2*s.* 6*d.*; the manor of Swynburn, co. Northumberland, of the yearly value of 8*l.* 9*s.* 2*d.*; certain lands in Thirlewall, co. Northumberland, of the yearly value of 3*l.* 6*s.* 8*d.*; certain lands in Lusseburn, co. Northumberland, of the yearly value of 6*l.* 13*s.* 4*d.*; certain lands in Huntelaunt, co. Northumberland, of the yearly value of 4*l.*; certain lands in Bradeleye, co. Northumberland, of the yearly value of 20*s.*; certain lands in Neuton, co. Northumberland, of the yearly value of 26*s.* 8*d.*; certain lands in Moryley, co. Northumberland, of the yearly value of 5*l.* 6*s.* 8*d.*; certain lands in Shortelye, in the same county, of the yearly value of 30*s.*; a third of a messuage in Newcastle-on-Tyne, in the same county, of the yearly value of 9*s.* By p.s. [110.]

To the same. Like order to deliver to Gerard de Wydryngton, kinsman and co-heir of the said Adam, the following of the latter's lands: the manor of Halghton, co. Northumberland, of the yearly value of 40*l.* 0*s.* 6*d.*; the manor of Laverton, co. Cumberland, of the yearly value of 12*l.* 13*s.* 4*d.*; certain lands in Colewell, co. Northumberland, of the yearly value of 5*l.* 8*s.* 0*d.*; certain lands in Stauncroft, of the yearly value of 20*s.*; a third of a messuage in Newcastle-on-Tyne, of the yearly value of 9*s.*

By the same writ.

To the same. Like order to deliver to William Heroun, kinsman and co-heir of the said Adam, the following of the latter's lands: the manor of Simonburn, co. Northumberland, of the yearly value of 16*l.* 12*s.* 4*d.*; the manor of Espley Wode, in the same county, of the yearly value of 12*l.* 8*s.* 8*d.*; certain lands in Nunnewyk, in the same county, of the yearly value of 20*s.*; certain lands in Shuthyngton, in the same county, of the yearly value of 13*s.* 4*d.*; a third of a messuage in Newcastle-on-Tyne, in the same county, of the yearly value of 9*s.* By the same writ.

Memorandum, that this partition was made by the assent of the parties aforesaid.

Feb. 14. To Robert de Insula. Order not to intermeddle further with the lands Westminster. of the said Adam, as the king has taken the homage of the aforesaid Barnaba, Gerard, and William, and rendered the lands to them.

MEMBRANE 25.

Feb. 9. To John de Thwayt, keeper of certain lands in the king's hands in co. Westminster. York. Order to cause John, abbot of Seleby, and the convent of the same place to have speedy restitution of certain wastes, moors, and turbaries in Rouclive, and of certain wastes and a rent in Estoft, as it is found by inquisition taken by William de Herle and John de Denum in the presence of Thomas de Eyvill, keeper of the castle and honour of Pontefract, by the late king's order, that John, formerly abbot of Seleby, predecessor of the present abbot, was seised of the certain wastes, moors, and turbaries in Rouclive, to wit about 600 acres of waste, moor, and turbary in Inclesmore in Rouclive, as parcel of the manor of Rouclive, which manor he and his predecessors held in frank almoine from the time of the foundation of the abbey, together with the said waste, moor, and turbary, of the gift of William the Conqueror, formerly king of England, and was also seised of certain wastes in Estoft, to wit about 500 acres of waste, and of a rent of 16*s.* in the same town, which waste and rent he and his predecessors had

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Membrane 25—cont.

of the gift of Geoffrey de la Wyrch, to hold to them and their successors for ever, and that the said waste and rent are held of the king by the service of 38*s.* 8*d.*, and that the said abbot and the convent and their predecessors were seised of the tenements in Rouclive and Estoft as of the right of their church of Seleby, to wit of power to dig turves, pasture their beasts, take agistment for the beasts of strangers, and of other profits and issues, from time out of mind until the 30th year of the reign of Edward I., in which year Henry de Lacy, late earl of Lincoln, unjustly disseised the said abbot of the aforesaid wastes, moors, turbaries, and rent, and died seised thereof, after whose death they came to the hands of Thomas, late earl of Lancaster, who also died seised thereof, by whose death they came to the hands of the late king, and they are thus still in the king's hands, and that neither the present abbot nor his predecessors remitted or quit-claimed their right therein to the said earls or to any one else, and that the wastes, moors, and turbaries are worth 50*s.* yearly in all issues. By pet. of C. [3666.]

The like, '*mutatis mutandis*,' to Thomas de Eyvill, keeper of the castle and honour of the castle of Pontefract.

Feb. 22. To the treasurer and chamberlains. Order to pay to William Badyn, Westminster. who was lately appointed to pursue Arnald Cailliowe by the sea coast to Devon and Cornwall, 35*l.* 6*s.* 6*d.* without delay, which the king owes to him for the wages of 157 mariners in three ships, each receiving 3*d.* a day, from 8 December last until the 20th of the same month, both days being counted, by an account made with him at Westminster on 18 February last by the king's order, as appears by a bill signed by Robert de Wodehous, keeper of the king's wardrobe, in William's possession.

Feb. 22. To the treasurer and barons of the exchequer. Order to allow to Westminster. Richard de Cave 48*l.* due from him to the late king's exchequer out of the 70*l.* 14*s.* 4*½d.* due to him from the late king, for his wages and robes of the 11th year of the reign, and for his expenses outside the court in the said king's affairs, and for recompence for two of his horses that died in the said king's service in the same year, as appears by a bill signed by R. bishop of Coventry and Lichfield, then keeper of the late king's wardrobe, in Richard's possession, as Richard has prayed, by petition before the king and his council, that the said 48*l.* may be allowed to him as above. By pet. of C.

Feb. 24. To John de Insula, constable of Wyndesore castle. Order to admit Westminster. William de Morton, chaplain, who the king wills shall be one of the chaplains of his chapel in the castle in the place of Roger le Graunt, the late chaplain there, within the castle, to stay therein according to the form of an ordinance made upon another occasion.

Feb. 26. To the sheriff of Southampton. Order to cause a verderer for the forest Westminster. of Clarindon to be elected in place of John Dunbredan, deceased.

To the same. Order to cause a verderer for the said forest to be elected in place of Roger de Scotescomb, who is incapacitated by illness.

Feb. 21. To John de Blumvill, escheator in cos. Norfolk, Suffolk, Cambridge, Huntingdon, Essex, and Hertford. Order to cause John de Gernoun, son Westminster. and heir of William de Gernoun, to have seisin of his father's lands, upon his finding security for payment of his relief, as the king has taken his homage for the lands that his father held of the late king. By p.s. [175.]

Vacated, because on the Fine Roll.

The like to John de Bolingbrok, escheator in cos. Warwick, Leicester, Nottingham, and Derby. By the same writ.

[*Vacated as above.*]

Memorandum, that John acknowledged on oath that he held the tenements aforesaid of the king by the service of four knights' fees.

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Membrane 25—cont.

- Feb. 24. To the sheriff of Buckingham. Order to cause a coroner for that Westminster. county to be elected in place of Reginald de Hampden, knight, whom the king has amoved from office because he is incapacitated by weakness and infirmity.
- Feb. 22. To Thomas de Harpeden, escheator in cos. Wilts, Southampton, Oxford, Westminster. Berks, Bedford, and Buckingham. Order not to intermeddle further with a messuage, 30 acres of land, 8s. 3d. of rent, and a rent of 1 $\frac{1}{2}$ lbs. of pepper in Cosham near Wymering, and with a messuage, 30 acres of land, 4 acres of meadow, and 2 acres of wood in Pukbrouk, and to restore the issues thereof to Joan, late the wife of Thomas de Saunford, saving to the king her fealty therefor, as the king learns by inquisition taken by the escheator that Thomas and Joan jointly held on the day of Thomas's death the said tenements in Cosham of the gift and feoffment of John de Erleye, by the late king's licence, and that they are held of the king in chief by the service of finding an armed footman to keep the castle of Porcestre for five days in time of war at their charge, for all service, and that they held jointly on the said day the premises in Pukbrouk of the abbot of Tychefeld by the service of 2s. 6d. yearly for all service.
- Feb. 16. To John de Insula, constable of Wyndesore castle. Order to pay to Westminster. Ed. de Algate, janitor of both gates [of the castle], 4d. a day; to Alexander le Peyntour, one of the viewers of the king's works, 2d. a day; to Thomas le Rotour, the other viewer of the king's works, 2d. a day; to John the gardener of the king's garden without the castle, 2 $\frac{1}{2}$ d. a day; to four watchmen of the castle, 2d. a day each; to Robert de Wodeham, captain-forester of Wyndesore forest, 12d. a day; to Ralph de la More, clerk of the king's works in the castle, 2d. a day; to Thomas le Parker, keeper of the park of Kenyngton, 1 $\frac{1}{2}$ d. a day: being their wages and stipends, until Michaelmas next.
- Feb. 26. To William Trussel, escheator this side Trent. Order to cause John Westminster. Lestraunge, son and heir of Fulk Lestraunge, tenant in chief of the late king, to have seisin of his father's lands, as he has proved his age before John de Hampton, the late king's escheator in cos. Gloucester, Hereford, Worcester, Salop, Stafford, and in the adjoining marches of Wales, and the king has taken his homage. By p.s. [207.]
- Memorandum*, that John came into chancery, and acknowledged that he held the said lands of the king in chief by the service of one knight's fee and of the eleventh part of a fee, and by the service of 8l. yearly, to be rendered to the sheriff of Salop.
- Feb. 10. To John de Bolingbrok, escheator in cos. Warwick, Leicester, Nottingham, and Derby this side the Trent. Order not to intermeddle further Westminster. with a quarter of a messuage and a moiety of a carucate of land in Solihull, co. Warwick, and to restore the issues thereof, as the king learns by inquisition taken by Master John Walewayn, the late king's escheator, by the late king's order, that Alice de Caunton held on the day of her death of the late king a moiety of the manor of Piriton, co. Hertford, in socage by fealty and the service of one pair of gilt spurs, price 6d., and by the service of 2s. 6d. to be paid yearly to the sheriff of Hertford at the view of frankpledge of Altomsheved, for all service, and that she held on the same day the above-named tenements in Solihull of John de Oddynggeseles by fealty only.
- Feb. 28. To the sheriff of Nottingham. Order to cause a coroner for that Westminster. county to be elected in place of Roger de Sancta Andrea, deceased.
- Feb. 24. To the sheriff of Glamorgan. Whereas the king learns by inquisition Westminster. taken by the sheriff that the land of Coutyok called 'La Newelond' in the parts of Glamorgan is and was a member annexed to the lordship of Coytif,

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Membrane 25—cont.

which lordship is of the inheritance of Gilbert de Tou[r]bervill, and that Owen Crek and Morgan Waghan, his brother, and their ancestors held the said land of Cotyok of Gilbert's ancestors until the time when Robert de Aston, sometime constable of Lantrissan, compelled by distrains and imprisonment the tenants of Richard de Tourbervill, ancestor of Gilbert, of whom Gilbert is the heir, to attorn themselves to Gilbert de Clare, sometime earl of Gloucester and lord of those parts, for their services due from the said land, which services have been hitherto unjustly detained in the hands of the lords of Glamorgan; the king orders the sheriff to amove the king's hand from the services aforesaid, which are in the sheriff's custody, and to permit the tenants of the aforesaid land of Coutyok to do their services to Gilbert henceforth.

By pet. of C.

To the sheriff of Glamorgan. Order not to intermeddle further with certain tenements in Lanvary, in the parts of Glamorgan, as the king learns by inquisition taken by the sheriff that William de Tourbervill, ancestor of Gilbert de Tourbervill, of whom Gilbert is the heir, formerly held certain tenements in Lanvary in Glamorgan of the gift and feoffment of Gilbert de Tourbervill by the service of a moiety of a knight's fee, and that he held 80 acres of land and meadow that he acquired from divers of his tenants there, and that Robert le Veel, formerly sheriff of Glamorgan, ejected William from the said lands unjustly and without a judgment, and caused them to be seised into the hands of Gilbert de Clare, sometime earl of Gloucester, and to be detained without reasonable cause, which lands have hitherto been and are still in the hands of the lords there.

By pet. of C.

Feb. 16.

Westminster.

To Robert de Horneclif, constable of Baumburgh castle. Order to pay to Roger de Horsele 40 marks yearly from the issues of the castle, in accordance with the late king's grant of 23 November, in the 12th year of his reign.

By p.s. [127.]

March 8.

Westminster.

To Ivo de Aldeburgh, constable of Bernard's Castle. Order to cause William de Hederset, who was imprisoned in that castle by the late king's order for the arrears of his account of the time when he was collector of the custom in the city of London, to be brought to the city under safe custody at his own cost, to be delivered to the keeper of the prison of Flete, to be kept therein until otherwise ordered. The king has ordered the keeper of the said prison to receive him from Ivo.

MEMBRANE 24.

Feb. 20.

Westminster.

To Giles de Wachesham. Order to pay to Rhys son of Rhys ap Mereduk, a Welsh prisoner in Norwich castle, the arrears of the wages that he was wont to receive in the times of the king's father and grandfather for the time when Giles was sheriff of the aforesaid counties [of Norfolk and Suffolk].

Feb. 20.

Westminster.

To the sheriff of Nottingham. Order to cause a verderer for Shirwode forest to be elected in place of John Bythewater of Edenestowe, whom the king has caused to be amoved from office because he is incapacitated by age.

Feb. 10.

Westminster.

To the sheriff of Southampton. Order to cause a coroner for that county to be elected in place of John le Barbour of Southampton, who is insufficiently qualified.

Feb. 1.

Westminster.

To all to whom, etc. Notification that the king has appointed Robert Power his chamberlain of North Wales.

By K. & C.

Vacated, because on the Fine Roll.

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Membrane 24—cont.

- Feb. 22. To Thomas de Harpeden, escheator in cos. Wilts, Southampton, Oxford, Berks, Bedford, and Buckingham. Order to cause Richard de Saunford, brother and heir of Thomas de Saunford, to have seisin of his brother's lands, upon his finding security for payment of his relief, as the king has taken his homage for the lands that his brother held in chief of the late king; saving to Joan, late the wife of Thomas, her dower.

By p.s. [179.]

[*Vacated as above.*]

Memorandum, that Richard acknowledged by his oath that he holds the said lands of the king by the service of one knight's fee and by the service of guarding the castle of Porcestre at his own charge for five days in time of war.

- Feb. 19. To the treasurer and barons of the exchequer. Order to cause Lecia, late the wife of Geoffrey de Conductu of London, Charles de Conductu of London, and Hugh de Waltham, executors of the will of the said Geoffrey, to have allowance, in the 20*l.* exacted from William de Berton and Geoffrey for an imprest of the late king's wardrobe, for 18*l.* due to Geoffrey from the late king for wines bought for the expenses of his household in the 4th year of his reign, as appears by a bill of the wardrobe made to Geoffrey in the executors' possession, the executors having besought the king to cause such allowance to be made.

By pet. of C. [7836.]

- Feb. 18. To John de Blounvill, escheator in co. Norfolk, etc. The king has assigned to Thomas le Blount and Juliana his wife, formerly the wife of John de Hastingges, kinsman and co-heir of Aymer de Valencia, late earl of Pembroke, the following of the earl's lands of the purparty of the said John, in the king's hands by reason of the minority of John's heir, as Juliana's dower of the purparty aforesaid: the manor of Sutton, co. Norfolk, of the yearly value of 32*l.* 1*s.* 9*d.*; the manor of Wynferthing, in the same county, of the yearly value of 20*l.* 8*s.* 9*d.*; the manor of Juvenelesbur[y], co. Hertford, of the yearly value of 8*l.* 19*s.* 11*d.*; the manor of Suthanyfeld, co. Essex, of the yearly value of 10*l.* 9*s.* 10*d.*; the manor of Thurton, in the same county, of the yearly value of 10*l.* 3*s.* 1*d.*; certain lands in Fanges, in the same county, of the yearly value of 7*3s.* 4*d.*; the manor of Reydon, co. Suffolk, of the yearly value of 51*l.* 18*s.* 3*d.*; certain lands in Asshedon, co. Buckingham, of the yearly value of 30*s.*; a messuage in Suthwerk, co. Surrey, of the yearly value of 8*s.* 6*d.*; the manor of Toucestre, co. Northampton, of the yearly value of 63*l.* 13*s.* 6*d.*; provided that Thomas and Juliana pay yearly to the exchequer during the heir's minority by the hands of the escheator of Suffolk, and to the heir when he come of age, 3*s.* 2*d.*, the excess of value of the dower. The king therefore orders the escheator to deliver to Thomas and Juliana the aforesaid manors of Sutton, Wynferthing, Juvenelesbur[y], Suthanyfeld, Thurton, Reydon, and the tenements in Fanges.

By pet. of C. [13479.]

- Feb. 15. To William de Weston, escheator in cos. Kent, Surrey, Sussex, Middlesex, and in the city of London. Order to deliver to the aforesaid Thomas and Juliana the said messuage in Suthwerk.

The like to the following:

Thomas de Harpeden, escheator in cos. Wilts, Southampton, Oxford, Bedford, Berks, and Buckingham, for the aforesaid lands in Asshedon.

Matthew Broun, escheator in cos. Lincoln, Northampton, and Rutland, for the manor of Toucestre, co. Northampton, of the yearly value of 63*l.* 13*s.* 6*d.*

By pet. of C. [13479.]

To John de Blomvill, escheator in cos. Norfolk, Suffolk, Cambridge, Huntingdon, Essex, and Hertford. The king has assigned to the aforesaid Thomas and Juliana in like manner the following of the knights' fees of the

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Membrane 24—cont.

purparty of the said John: a fee in Quidenham, co. Norfolk, which Matilda Pigaz holds, of the yearly value of 100*s.*; a fee in Riveshale, in the same county, which John de Riveshale holds, of the yearly value of 100*s.*; a fee in Bokenhamferi, in the same county, which Simon de Rateleston holds, of the yearly value of 100*s.*; a fee in Brumstede, in the same county, which Robert Ros, William Gerner, and William le Parker hold, of the yearly value of 10*l.*; a fee in Cotlikelye, in the same county, which Edmund de Pakenham, Henry de Aula, and Peter Turtel hold, of the yearly value of 10*l.*; a sixteenth of a fee in Bergh, in the same county, which Henry de Haylesdon holds, of the yearly value of 6*s.* 8*d.*; 9*½* fees in Gressenhale, Wessingham, Elsyng, Lexham, Wythersfeld, Grymston, Skernyng, Swaynton, Heynglond, Felethorp, Caverham, Oxwyk, Attilbur[y], Randworth, Hoe, Briseleye, Bernham, Irmynglond, Ingaldesthorp, Lyneford, and Castelacre, which (*que*) is called 'Cheruel,' in the same county, which Richard Foliot and his tenants hold, of the yearly value of 60*l.*; 7 fees in Wilton, Hokewell, Hacford, Belhawe, Fileby, Letton, Shipedham, Mundeford, Fouldon, Bodeneye, Stiberd, and Couteshale, in the same county, which Michael de Ponynges and his tenants hold, of the yearly value of 40*l.*; a fee in Fyncham, Brich, Hakeford, Hergham, and Heigton, in the same county, which John de Benefeld and his tenants hold, of the yearly value of 100*s.*; a fee in Stokeloruere (*sic*) and Aldrington, co. Northampton, which William de Coumarty holds, of the yearly value of 100*s.*: the king therefore orders the escheator to deliver to Thomas and Juliana the aforesaid fees in his bailiwick. By pet. of C. [13479.]

To Matthew Broun, escheator in cos. Lincoln, Northampton, and Rutland. Order to deliver to the aforesaid Thomas and Juliana the said fee in Stokeloruere (*sic*) and Aldryngton. By pet. of C. [13479.]

Feb. 26.
Westminster.

To Simon de Grymesby. Whereas Thomas, late abbot of Thornton-on-Humbre, impleaded Gervase Avenel and Joan his wife, in the 9th year of the late king's reign, by writ of right dated 18 February, in the same year, before William de Bereford and his fellows, then justices of the Bench, concerning a messuage, a mill, and three carucates of land, except two bovates, in Carleton near Basingham, the abbot claiming the tenements as the right of his church of St. Mary of Thornton, and the abbot recovered the same against Gervase and Joan by consideration of the court on the morrow of the Purification, in the 10th year of the late king's reign, without collusion between the abbot and them, as appears by the record and process of the suit seen and examined before the king and his council in parliament, and abbot Thomas was put in seisin of the tenements by virtue of the above consideration by the late king's writ of judgment, and long continued his seisin thereof, and Master John Walewayn, the late king's escheator this side Trent, asserting that Gervase and Joan adhered to the Scots before the suing out of the said writ, disseised abbot Thomas of the tenements by order of Hugh le Despenser, who entered them after the disseisin and occupied them all his life by his power, and they are now in the king's hands by his forfeiture; wherefore the present abbot has prayed the king by his petition before the king and his council to provide a remedy; the king, wishing to be certified concerning the premises, appointed Henry de Fenton, John Daubeneys, and John de Crosholm, the younger, to make inquisition by the oath of men of the county of Lincoln in the presence of William Trussebut, who mainperned before the council to make suit for the king and his right in this behalf; and it is found by the inquisition that Gervase and Joan were at the late king's faith and peace on the days of the suing out of the writ and of the rendering of judgment aforesaid, and that abbot Thomas was seised of the tenements by virtue of that judgment for nine weeks and more, and that

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Membrane 24—cont.

Master John Walewayn by his bailliffs disseised the abbot of the tenements by the order of Hugh, and that neither abbot Thomas whilst he lived nor the present abbot afterwards changed their estate in the premises in any way up to this time, and that the tenements are in the king's hands by Hugh's death and for no other reason : the king therefore orders the aforesaid Simon to deliver the tenements to the abbot without delay, to be held according to the form of the said recovery. It is not the king's intention that the lands that belonged to the Templars, if there be any in Simon's custody, shall be delivered to the abbot by virtue of this order.

By pet. of C. [869.]

The like to the keeper of the manor of Carleton near Basingham.

Memorandum, that the record and process and petition of parliament herein mentioned are on the files of chancery amongst the king's writs of the 35th year of this king's reign.

March 5. To Thomas de Huntercoumbe, late constable of Wyndesore castle. Order to pay to John de Brogton, to whom the late king committed for life the custody of the gate of Wyndesore park and of his manor in the same park, receiving as much therefor as Laurence de Bagshot, deceased, received for the same, the arrears of his wages for the time when Thomas was constable.

March 5. To Ralph de Camoys, late constable of Wyndesore castle. Like order in favour of the said John.

March 6. To the collectors of the custom of wool, hides, and wool-fells in the port of Southampton. Order to pay to Thomas de Bynedon, Hugh Sampson, Roger de la Hurne, and Richard Cokkil, burgesses of the aforesaid town, 160 marks out of the issues of the custom, which sum the king has granted to them because they have mainperned to find him four ships, each of the burthen of 160 tuns, well and sufficiently defended with fencible men under double manning (*eskippisona*), in order to conduct the king's treasure that he is sending to the duchy [of Aquitaine] for the expedition of his affairs there.

By p.s.

March 7. To the sheriff of Kent. Order to cause a coroner for that county to be elected in place of Guy de Holyntegh, who is incapacitated by age and infirmity.

MEMBRANE 23.

March 3. To the treasurer and chamberlains. Whereas the late king, on 20th May, in the 8th year of his reign, granted to Henry son of Hugh, in recompence for his damages and expenses incurred in Scotland in the said king's service, 400 marks, to be received from Eleanor, late the wife of Henry de Percy, tenant in chief, out of the 400*l.* that she was bound to render to the said king yearly for the custody of her said husband's lands in co. York, which were in the said king's hands by reason of the minority of the heir, to wit the said Henry son of Hugh to receive 50 marks at Michaelmas following and 50 marks at the following Easter, and so from year to year until he should be satisfied for the whole sum ; the king orders the treasurer and chamberlains to search the rolls and memoranda of the late king's exchequer concerning Eleanor's account for the said custody, and to cause the said Henry son of Hugh to be satisfied for what they shall find to be in arrear of the said 400 marks, either in money and by an assignment in a suitable place.

By C.

March 2. To the same. Ranulph de Benton has shewn the king, by his petition before him and his council, that whereas he was lately assigned by the late king's treasurer and barons of the exchequer to receive 40*l.* from Nicholas

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Membrane 23—cont.

de Grandon, then sheriff of Westmoreland, for the residue of his account rendered at the exchequer for provisions of victuals for the late king's use by writ of the exchequer and by a tally levied at the exchequer in the name of the said Nicholas for the said money, and the said Nicholas paid the 40*l.* aforesaid to Robert de Clifford by virtue of a writ under the late king's privy seal before the said writ of the exchequer and tally came to him, and although Ranulph has not received the money and the tally remains intact in his possession, he is nevertheless charged in his account rendered in the late king's wardrobe with the aforesaid 40*l.* by the pell of the memoranda of the exchequer, by virtue of the aforesaid assignment; wherefore he has prayed the king to cause 40*l.* to be paid to him at the exchequer or an assignment therefor to be made to him, in recompence for the aforesaid 40*l.*; the king therefore orders the treasurer and chamberlains to pay him 40*l.* or to cause an assignment therefor to be made to him, receiving from him the tally aforesaid. By pet. of C. [8536.]

March 6. To John de Insula, constable of Wyndesore castle. Order to pay to Westminster. Gilbert Pipot, fletcher (*attilliatori*) in that castle, the arrears of his usual wages for the time that John has been constable, and to pay him the same henceforth.

To Walter de Friskeneye. Order to intend the holding of pleas before the king together with Geoffrey le Scrop and others appointed for this purpose. By K. & C.

March 7. To William Trussel, escheator this side Trent. Order not to inter-Westminster. meddle further with the lands of Walter de Pavely, and to restore the issues thereof, as the king learns by inquisition taken by William de Weston, the late king's escheator in cos. Kent, Surrey, Sussex, Kent (*sic*), Middlesex, and in the city of London, that he held no lands in chief of the late king by reason whereof the custody of his lands ought to pertain to the king.

Feb. 15. To John de Blomvill, escheator in cos. Norfolk, Suffolk, Cambridge, Huntingdon, Essex, and Hertford. Order to deliver to Thomas le Blount and Juliana his wife the following of the advowsons of the purparty of John de Hastyng', kinsman and co-heir of Aymer de Valencia, late earl of Pembroke, which the king has assigned to them as Juliana's dower of John's purparty, her late husband: the advowson of the church of Sperham, co. Norfolk, of the yearly value of 40*l.*; the advowson of the church of Sutton, in the same county, of the yearly value of 10*l.*; the advowson of the church of Esthanigfeld, co. Essex, of the yearly value of 20 marks; the advowson of the church of Thoriton, in the same county, of the yearly value of 100*s.* By pet. of C. [13479.]

March 10. To the treasurer and barons of the exchequer. Order to account with Westminster. John de Gisorz, late keeper of the Tower of London, for his costs and expenses about the custody, and to certify the chamberlains of what they shall find to be due to him, so that the treasurer and chamberlains may cause to be done what the king shall order in this matter, as John has besought the king to cause him to be satisfied for a hundred and a half and 3 lbs. of wax and for three tuns of wine, expended by him by reason of the said custody in addition to the other costs and expenses. By pet. of C.

To the treasurer and chamberlains. Order to pay to the said John what they shall ascertain by the aforesaid certificate to be due to him.

By the said pet.

March 10. To John de Flete. Order to deliver to John de Kynardeseye, Michael de Meldon, and Elias de Stapelton, executors of the will of Thomas, late earl of Lancaster, all the goods and chattels of the earl in the Tower of

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Membrane 23—cont.

London or elsewhere in his custody, for the execution of the earl's will, according to the ordinance made in the present parliament. By p.s. [391.]

The like to the following :

Thomas Wake, keeper of the Tower of London.

John de Wymundewold and John de Oxindon.

Eleanor, late the wife of Hugh le Despenser.

Anthony de Lucy.

March 9. To Robert Baynard. Order to intend the holding of pleas before the king Westminster. together with Geoffrey le Scrop and others appointed for this purpose.

By p.s.

March 10. To Geoffrey le Scrop and his fellows, justices to hold pleas before the Westminster. king. Order to admit the said Robert as their fellow for this purpose.

By p.s.

March 12. To William Trussel, escheator this side Trent. Order to deliver to Westminster. Eleanor, late the wife of Thomas Mauduyt, tenant in chief of the late king, a third of the manor of Wermenstre, co. Wilts, of the yearly value of 48*l.* 8*s.* 2*d.*, and a third of the manor of Westbury, in the same county, of the yearly value of 9*l.* 4*s.* 1*d.*, which the king has assigned to her as her dower.

March 14. To the same. Order not to distrain the abbot of St. Catherine-du-Mont, Westminster. Rouen, dwelling in parts beyond sea, for fealty for the lands that he holds of the king in England, as he has done fealty to the king.—Thomas Hotoft received the fealty by writ.

March 10. To the sheriff of Oxford. Order to cause a coroner for that county to be elected in place of Thomas de Grauntoun, deceased.

To the same. Order to cause a coroner for that county to be elected in place of William de Wetewang, who is insufficiently qualified.

March 12. To the treasurer and barons of the exchequer. Order to cause allowance Westminster. to be made to Robert de Coventre, in the debts due from him to the exchequer, for 51*l.* 13*s.* 4*d.* due to him from the late king for corn taken for his use, as appears by the account of William de Melton, late keeper of the said king's wardrobe, if they find by inspection of the said account that this sum is due to Robert, who has prayed the king, by petition before him and his council, to cause the said sum to be allowed to him as above, he being indebted to the exchequer in 30*l.* 19*s.* 11*½d.* of the remainder of his account for the time when he was keeper of the lands in co. Northumberland and in the bishopric of Durham that the late king caused to be taken into his hands as forfeited.

By pet. of C.

March 6. To the sheriff of Northampton. Order to cause Richard de Lungespy to Westminster. have seisin of a messuage and a virgate and 6 acres of land in Lodynston, as the king learns by inquisition that the late king caused to be taken by John Daundelyn, then sheriff of that county, that Robert de Lungespy, who was outlawed for felony, held the premises of the said Richard, and that they have been in the late king's hands for a year and a day, and that they are still in the king's hands, and that John de Sancto Mauro, late sheriff of that county, had the year, day, and waste thereof, and ought to answer to the king for the same.

March 12. To the sheriff of Hertford. Order to cause a coroner for that county to Westminster. be elected in place of Laurence de Bottele, who is disqualified by infirmity and age.

March 10. To the sheriff of Surrey. Order to cause a coroner for that county to be Westminster. elected in place of Nicholas de Stathurst, deceased.

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Membrane 23—cont.

March 10. To the treasurer and barons of the exchequer. The burgesses of Oxford have shewn the king, by petition in parliament, that whereas the late king—at the prosecution of the said burgesses by petition in parliament [6569] at Westminster, in the 17th year of his reign, suggesting that whereas they, by the charters of the king's progenitors, hold at fee-farm the town of Oxford with all liberties that the city of London has, and that emends of the breach of the assize of bread and ale in the town and suburbs have always been annexed and assigned in aid of the said ferm from time out of mind, until Edward I., about the 20th year of his reign, caused the assize to be seized into his hands, at the procurement of the chancellor and scholars of the university and of the sheriff of the county of Oxford, without the burgesses being called in judgment, since which time Edward I. and Edward II. received the profit of the assize, and that although the assize was granted to others at a rent of 100*s.* yearly to the exchequer from the time of its being taken into the said king's hands, nevertheless the burgesses were charged with the whole ferm of the town at the exchequer from the time of the taking of the assize into the said king's hands as if the assize had been in their hands,—ordered the treasurer and barons of the exchequer to search the rolls and memoranda of the exchequer concerning the premises, and to certify him of the time, manner, and cause of the assize being taken into the hands of Edward I., and they certified that Henry III. granted and ordered by his charter that the bakers and brewers of Oxford should, on their second trespass against the assize of bread and ale, lose the bread and ale made contrary to the assize, and that the bread and ale should be forfeited to the king, and that Edward I., upon being given to understand that, after many trespasses had been made by the bakers and brewers of the town and left unpunished, the mayor and bailiffs had not made sufficient answer for the issues of the aforesaid bread and ale thus forfeited to Henry III. and to him, whereby the trespassers assumed greater boldness in offending, provided by his council that the constable of Oxford castle should receive all issues from the forfeiture of the aforesaid bread and ale, and should be charged therewith, and should answer therefor at the exchequer, and thereupon ordered the keeper of the castle to receive and answer for all such issues, and that they found nothing else in the exchequer concerning the assize aforesaid; wherefore the burgesses have besought the king to cause the said 100*s.* wherewith they are charged yearly to be allowed to them, and that they may be discharged thereof; the king therefore orders the treasurer and barons to have advisement by the inspection of the rolls and memoranda of the exchequer concerning the time, manner, and cause of the assize being taken into the hands of Edward I., and whether the burgesses had the assize in aid of the ferm of the town or not, and if so, by whose grant, and how, and from what time, and how much the assize used to be worth to them yearly, and how much is now answered to the king therefor, and if they find that the burgesses had the emends of the assize in aid of their ferm, and that answer is made to the king for the said 100*s.* yearly for the assize, they are then to cause due allowance thereof to be made to the burgesses according to their discretion. By pet. of C. [12983.]

March 12. To the treasurer and barons of the exchequer. Order to acquit Richard Westminster. de Potesgrave of the issues of the lands of John de Beggeby from 6 March, in the 17th year of the late king's reign, when the said king ordered Richard, then keeper of the lands aforesaid, to deliver them to John, because John was acquitted before Henry de Cobeham and Ed. de Paselle, then justices to deliver Rochester gaol of the said John, of adhesion to Bartholomew de Badelesmere and of other felonies and trespasses in co. Kent whereof he was indicted, and to discharge Richard of John's goods, which the king also ordered him to restore.

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Membrane 23—cont.

March 13. To the sheriff of Wilts. Order to cause underwood in the park of Westminster. Claryndon to be taken by the view of John de Chidick, the king's keeper there, sufficient for repairing the enclosure of the park, and to expend up to 20*l.* by the view of the said John about the enclosure, as the king is given to understand that the enclosure is so fallen down and broken that the king's beasts in the park can pass through it in many places. By C.

MEMBRANE 22.

Feb. 4. To the treasurer and barons of the exchequer. Order to cause to be delivered to the prior of Newport Paynel, which is a cell of the abbey of Marmoutier, Tours, all the lands, fees, and advowsons pertaining to the priory, which the late king caused to be taken into his hands by reason of the war between him and the king of France in the duchy of Aquitaine, with other lands of alien men of religion of the power of the king of France, which lands of the priory the said king committed to the prior during pleasure for a yearly ferm, retaining in his hands the knights' fees and advowsons, and to cause the goods and chattels on the lands to be delivered to the prior, which the said king also caused to be taken into his hands and which he delivered to the prior upon mainprise to answer therefor to him, and to cause the prior to be discharged of the ferm aforesaid and of the arrears thereof, and to discharge him and his mainpernors of the goods and chattels aforesaid, saving to the king until otherwise ordered the *appartum* due to the abbey aforesaid, the prior having besought the king for such restoration and discharge, which the king has granted by the assent of the prelates, earls, barons, and other magnates in parliament. By pet. of C.

[*Federa.*]

The like in favour of the following :

The abbot of Fécamp in Normandy.

The abbess of Caen in Normandy.

The prior of Wangeford, of the Cluniac order.

The prior of Horkeale, of the Cluniac order.

The prior of Lynton, a cell of the abbey of St. Jacut in Britanny.

The prior of Modbury, a cell of the abbey of St. Pierre-sur-Dive in Normandy.

The prior of Loddres, a cell of the abbey of Montebourg in Normandy.

The prior of Frumpton, a cell of the abbey of St. Stephen, Caen, in Normandy.

The prior of Oteryngton, a cell of the abbey of St. Michel in Peril of the Sea in Normandy.

The prior of Theford, a cell of the abbey of Cluny in Normandy.

The prior of Avebury, a cell of the abbey of St. George in Normandy.

The prior of Clatford, a cell of St. Victor in Normandy.

The prior of Appledercombe, a cell of the abbey of St. Mary, Montebourg, in Normandy.

The prior of St. Helen's, of the Cluniac order.

The prior of Pontefract, of the Cluniac order.

The prior of Blyth, a cell of the abbey of St. Catherine-du-Mont, Rouen, in Normandy.

The prior of Hermodesworth, a cell of the same abbey.

The prior of Ecclesfeld, a cell of the same abbey.

The prior of Mereseye, a cell of St. Ouen's, Rouen.

The prior of La Seke, a cell of the abbey of St. Florent, Saumur (*Samuro*), in Anjou.

The prior of Holy Trinity, York, a cell of the abbey of Marmoutier, Tours.

The prior of Derhurst, a cell of the abbey of St. Denis.

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Membrane 22—cont.

- The prior of Bernestaple, of the Cluniac order.
 The prior of Carsewelle, of the Cluniac order.
 The prior of St. James near Exeter, a cell of the priory of St. Martin-des-Champs, Paris.
 Brother Richard Folyn, proctor of the abbey of Beaubec in Normandy.
 The prior of Pembrok in Wales, a cell of the abbey of Séez in Normandy.
 Brother Richard, proctor of the prior of Morteyn in England.
 The prior of Shireburn, a cell of the house of St. Benoit, Cerisys (*de Cyris*).
 The prior of Eye, a cell of the abbey of Bernay in Normandy.
 The prior of St. Valery, a cell of the abbey of St. Valery in Picardy.
 The prior of Wulfricheston, a cell of the abbey of St. Pierre-sur-Dive, in Normandy.
 The prior of Lenton, of the Cluniac order.
 The abbot of Cluny.
 The abbot of St. Martin, Séez, in Normandy.
 The prior de Cretynges and of Everdon, a cell of the abbey of Bernay in Normandy.
 The prioress of Leuneminstre, a cell of the abbey of Almenèches (*Almanarche*), in Normandy.
 The prior of Coges, a cell of the abbey of Fécamp, in Normandy.
 The prior of Noyon [and] Neumarche (*de Novo Mercato*).
 The prior of Okeburn.
 The prior of St. Neots.
 The prior of Stokes.
 The prior of Styventon.
 The prior of Goldelyve.
 The prior of Cowyk.
 The prior of Wylesford.
 The abbot of Séez.
 The prior of Cameryngham.
 The abbot of Lire.
 The prior of Caresbrok, a cell of the abbey of Lire.
 The prior of Hynkele, a cell of the abbey of Lire.
 The prior of Tytteleye, a cell of the abbey of Tiron (*Tyrona*).
 The prior of Holy Cross in the Isle of Wight, a cell of the abbey of Tiron.
 The prior of Hamele, a cell of the abbey of Tiron.
 The prior of Warham, a cell of the abbey of Lire.
 The prior of Appeltrecombe in the Isle of Wight, a cell of Montebourg.
 The prior of Paunfeld and Welle, a cell of the abbey of Caen, in Normandy.
 The prior of St. Mary's, Lancaster, a cell of the abbey of Séez in Normandy.
 The prior of Anedewell, a cell of the abbey of Tiron.
 The prior of Folkestan, a cell of the abbey of Lonlay (*Lulleyo*) in Normandy.
 The abbess of Gynes in Artoys.
 The prior of Menstre, a cell of the abbey of St. Serge (*Cergi*) in Anjou (*Angavia*).
 The prior of Truerdrayth in Cornwall, a cell of the aforesaid abbey.
 The prior of St. Michael in Cornwall, a cell of St. Michel in Peril of the Sea, Normandy. [*Ibid.*]

Feb. 17. To the sheriff of Gloucester. Order to resume into the king's hands the Westminster lands and tenements of William de Kaerdif, and to deliver them to him,

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Membranes 22, 21—cont.

together with the issues and arrears of fermes, etc., for which answer was not made to the late king, and also his goods and chattels, excepting the lands that belonged to the Templars, as it has been agreed in the present parliament that all those who were of the quarrel of Thomas, late earl of Lancaster, to pursue Hugh le Despenser, the younger, and Hugh le Despenser, the elder, shall have their lands, goods and chattels, which were taken into the late king's hands as forfeited. It is not the intention of the king and his council that they shall be restored to lands that they have sold or quit-claimed.

By pet. of C.

[*Fædera.*]

The like to the sheriffs of other counties and others in favour of many* others. [*Ibid.*]

Feb. 22. To the sheriff of Wilts. Like order in favour of William filz Waryn.
Westminster. [*Ibid.*] By K. & C.

The like to the sheriffs of other counties in favour of sixteen others.
[*Ibid.*] By K. & C.

Feb. 22. To Ralph Basset, keeper of the lands in the king's hands in co. Rutland.
Westminster. Order to deliver to Margaret, late the wife of Bartholomew de Badelesmere, all the issues of her lands, which were taken into the late king's hands for the above reason, for the time that he has had the custody thereof, and the arrears of fermes, etc., and her goods and chattels, in accordance with the aforesaid ordinance in parliament. By K. & C.
[*Ibid.*]

The like to keepers in divers counties in favour of the said Margaret and others. [*Ibid.*]

To the treasurer and barons of the exchequer. Order to cause Howell ap Howel, who made fine in 500*l.* with the late king to save his life and to have his lands again because he was of the quarrel of Thomas, earl of Lancaster, to be discharged of what still remains to be paid of the said fine, and to cause him and his mainpernors to be discharged, as the king has caused the recognisance and mainprise for the fine to be cancelled in chancery, in accordance with the aforesaid ordinance in parliament. [*Ibid.*]

The like in favour of the following:

John de Countevill, for 20*l.*

Simon de Rale, for 40*s.*

Andrew de Craucombe, for 40*s.*

John Mauduyt, for 1,000 marks.

Otto de Botringan, for 1,000 marks.

John de Aldwinclle, for 40*s.* [*Ibid.*]

Feb. 14. To the same. Order to cause Edmund de Nevill to be discharged and acquitted of 70 marks, the remainder of 100 marks in which he made fine with the late king, because he, at the order of Thomas, late earl of Lancaster, of whose household he was a member, caused certain men of the county of Lancaster to be arrayed to resist Hugh le Despenser and certain others, the councillors of the late king, for which he was indicted before Hervey de Staunton and his fellows, justices to hold pleas before the late king in the aforesaid county, as he has besought the king, by petition before him and his council, to pardon him the remainder of the fine, and it was agreed in the present parliament that all fines and ransoms made by reason of the said earl's quarrel shall be annulled and cancelled.
[*Ibid.*]

By pet. of C.

The like to the following:

John de Erleye, for 80*l.*

John son of Simon, for 40*l.*

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Membrane 21—cont.

Thomas de Herepathe, for 20*l.*
 Thomas de Bradeston, for 100 marks.
 John de Wylinton, for 3,000*l.*
 Walter de Pavely, for 200 marks.
 Thomas de Gurney, for 100*l.*
 Thomas de Wylinton, for 40 marks.
 John de Nevill of Horneby, for 500*l.* [*Ibid.*]

MEMBRANE 20.

- Feb. 7. To the treasurer and barons of the exchequer. Order to cause Oliver Westminster. de Ingham, who is staying in Gascony in the king's service, to have respite until Michaelmas next for all debts due to the exchequer and for all accounts that he is bound to render there. By K. & C.
- Feb. 10. To Simon de Grymmesby, escheator beyond Trent. Order to cause Westminster. dower to be assigned to William de Gascrik and Juliana his wife, late the wife of John Paynel, tenant in chief of the late king, of the said John's lands, in the presence of Margaret de Daventre, formerly the king's nurse, to whom the king has committed the custody of two parts of the manor of Drax Paynel during the minority of John's heir.
- Feb. 8. To the treasurer and chamberlains of the exchequer of Dublin. Order Westminster. to cause 20*l.* to be paid to Walter Wogan for the arrears of his fee for the time when he was justice to hear and determine the pleas following the late king's chief justice in Ireland, if that sum be due to him, as he asserts it is in his petition before the king and council for payment thereof. By pet. of C.
- Feb. 3. To Robert de Werington. Order not to intermeddle further with the Westminster. collection or custody of offerings coming to or in any wise pertaining to the church of the prior of Pontefract, by virtue of any mandate or commission previously made to him. By pet. of C. [3283.]
- Feb. 12. To the treasurer and barons of the exchequer. Order to allow to the Westminster. abbot of St. Victor, who dwells in parts beyond sea, rector of the church of Stratfeld Mortimer, or to his proctor, 100*s.* 4*d.* due to him from the late king, to wit 64*s.* 4*d.* for oats bought for his use in April, in the 9th year of his reign, and 36*s.* 0*d.* for oats bought from the said rector for the expenses of the said king's horses staying in the parts of Redyngg' in April, in the 11th year of his reign, as appears by two bills of the late king's wardrobe in the abbot's possession, in the 100*s.* that the abbot owes to the king for a writ of general attorney in England for a certain time, the abbot having prayed the king to cause such allowance to be made to him. By pet. of C. [3828.]
- Feb. 10. To the treasurer and barons of the exchequer. Order to cause Adam de Westminster. Swyllington, who married Margery, late the wife of Roger de Pilkington, and the heirs of the said Roger to be acquitted and discharged of 300 marks, wherewith the lands of Roger in the hands of Adam and Margery are charged for a fine that Roger made with the late king for saving his life and having his lands because he was of the quarrel of Thomas, late earl of Lancaster, wherefore he was committed to prison at Tikkull, Adam having prayed the king to grant him pardon for the above sum. By pet. of C.
- Feb. 10. To the keeper of certain lands in the king's hands in co. Sussex. Order Westminster. to restore to William le Band his lands in that county, to wit the manor of Coryngham and Dungeleas and the advowson of the church of the former manor, which are in the keeper's custody by the late king's commission, and to restore the issues of the same and the arrears of the fermes that did not come to the late king's hands, William having prayed the king for

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Membrane 20—cont.

restitution of his lands, which were taken into the king's hands because William was of the quarrel of Thomas, late earl of Lancaster, and it has been ordained in the present parliament that the lands that were taken into the late king's hands by reason of the said earl's quarrel shall be restored.

By pet. of C. [14665.]

The like to the following :

The keeper of certain lands in the king's hands in co. Leicester, for the manor of Lubenham and the advowson of the church of that manor.

The keeper of certain lands in the king's hands in co. Hertford, for the manors of Little Hadham and Meicleye, and two caruates of land in Staundon and Great Hadham, and the advowson of the chapel of Pelham Fourneux.

Feb. 12. To the treasurer and barons of the exchequer. Order, made with the Westminster. assent of the prelates, earls, and other magnates in parliament, to cause to be restored to the dean and chapter of Rouen all their lands, fees and advowsons, together with their goods and chattels in the same, and the arrears of the ferm due therefor to the late king from Master Peter de Galiciano, to whom he committed the lands aforesaid, which he caused to be taken into his hands with the lands of other alien men of religion of the power of the king of France, the dean and chapter having prayed for restitution by their petition before the king and his council, and the king having granted to them the arrears of the ferm aforesaid. [*Fæderæ.*]

To the same. Order to allow to John de Erleye, late sheriff of Somerset and Dorset, 20*l.* 19*s.* 6*d.* paid by him to Richard de Beauchamp, the late king's serjeant and huntsman, from 20 October last until 26 January, to wit for 88 days, by virtue of the late king's order of October 15 last, to pay to Richard 12*d.* a day for himself, and to Walter de Louchale and Little William 3*½d.* a day each, and to Gilbert Scot and Richard de Croydon, John de Ledebury, and Henry de Burton 1*½d.* a day each, and to Buffardus Page 1*d.* a day, and $\frac{1}{4}d.$ a day for each of forty-one running dogs and eleven greyhounds, except five running dogs, [for whom] the late king willed that $\frac{1}{4}d.$ a day should be paid, from the said 20 October for so long as Richard, the said dogs, and six yeomen and page (*paiettus*) keeping the dogs, should remain in the sheriff's bailiwick.

To the same. Order to allow to the said John de Erleye 65*s.* 4*d.* paid by him to John Huchyn, the late king's huntsman, from 20 October last until 26 January, to wit for 98 days, by virtue of the late king's order of October 16 last to pay to the said huntsman 2*d.* a day for his wages and $\frac{1}{4}d.$ a day for each of the twelve greyhounds staying with him in the said sheriff's bailiwick.

Jan. 30. To the same. Order to cause to be paid to Robert Person, citizen and Westminster. skinner of London, out of the custom of wool, hides, and wool-fells in the port of London, what they shall find to be in arrear to him of the 400*l.* due to him from the late king for money paid to the exchequer for the late king's use by him by the hands of Walter de Norwyco, then keeper of the office of treasurer, and of the chamberlains, which sum the late king promised to pay to him from the issues of the custom of wool, hides, and wool-fells in the said port or from his treasury, Robert having prayed, by petition before the king and his council, for payment of the 200*l.* that still remain unpaid to him, he having received 200*l.* from the exchequer.

By pet. of C. [8554.]

Feb. 6. To the same. Order to cause allowance to be made to Richard de Westminster. Perrera, in the debts due from him for the time when he was the late king's sheriff of Essex and Hertford, for 41*l.* 6*s.* 2*d.* due to him from the late king for money paid by him to John de Wygornia and his fellows, soldiers

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Membrane 20—cont.

(*soldariis*), for their wages and for recompence for their horses lost in the said king's service in divers garrisons (*mancionibus*) in Scotland in the 5th, 6th, and 7th years of his reign, as appears by a bill of the late king's wardrobe in Richard's possession, as Richard has prayed, by petition before the king and his council, for allowance for the aforesaid sum.

By pet. of C. [7922.]

Feb. 10.
Westminster.

To John de Hampton, escheator in cos. Gloucester, Worcester, Stafford, Salop, etc. Order not to intermeddle further with a quarter of the manor of Mere, and with a quarter of a quarter of the said manor, in the said (*sic*) county, and with 4 acres of land and 12 acres of turbary in the same town, and to deliver the issues thereof to James de Daudele, as the king learns by inquisition taken by William le Botill[er] and Roger Hillary, by the late king's order, that William de Mere, on Monday the morrow of the Close of Easter, in the eleventh year of the late king's reign, enfeoffed Hugh Daudele of the premises, to him and his heirs, and that Hugh continued his seisin thereof by virtue of the feoffment aforesaid from that day until the tenements were taken into the late king's hands with other lands of Hugh, and that they are in the king's hands solely for this reason, and that they are held of Thomas de Haghton (*sic*) by the service of a quarter of a knight's fee, and that James de Daudele, Hugh's son, is Hugh's next heir and is of full age.

By pet. of C.

Feb. 3.
Westminster.

To the keeper of the manor of Stretton, co. Oxford. Order not to intermeddle further with the said manor, and to restore the issues thereof from the time of the death of the aforesaid Hugh to the said James, as the king learns by inquisition taken by John Loveday and William de Shareshull, by the late king's order, that Ela de Audele, on Monday after St. Frideswide, 1 Edward I., granted to Hugh de Audele, her son, now deceased, the said manor, to him and the heirs of his body, and that Hugh continued his seisin thereof by virtue of the grant from that day until it was taken into the late king's hands with his other lands, and that it is in the king's hands solely for this reason, and that it is held of Ebulo Lestraunge and Alesia his wife, as of Alesia's right, by the service of a third of a knight's fee for all service, and that James de Audele, son of the said Hugh, is his next heir and is of full age.

By pet. of C.

Feb. 8.
Westminster.

To the treasurer and barons of the exchequer. The executors of the will of Thomas de Barcleie have shown the king, by their petition before him and his council, that whereas they lately had the administration of the goods and chattels of the deceased by delivery from the ordinary of that (*sic*) place, to wit the corn in the barns, the beasts, and divers other things in his manors, for the execution of his will, John de Hampton, late sheriff of Gloucester, John Sturmy, and others took the said goods and chattels into the late king's hands by his order, and detained them from the executors until James de Broghton, who afterwards had the custody of the castle and lordship of Bercleye by the late king's commission, occupied and sold the said goods and chattels, and levied the money thence arising for the late king's use, and detained the money in his possession, so that the executors could not have free administration thereof as they ought to have; wherefore they have besought the king to provide a remedy: the king therefore orders the treasurer and barons to examine the account of the said James for the time when he had the custody of the castle and lordship, and if they find that he accounted for the goods and chattels aforesaid and paid the money thence arising to the late king, to cause the executors to have allowance for the money thus paid in the debts due from Thomas to the late king, and if James has not accounted for the goods and chattels, to cause him to come before them at the exchequer, and to cause justice to be done to the executors.

By pet. of C.

1327.

Membrane 20—cont.

Feb. 6. To Thomas de Hyndringham and John Claver, late keepers of the temporalities of the bishopric of Norwich, then in the late king's hands. Order to cause to be paid to William, bishop of Norwich, all the issues of the temporalities that have not been paid to the king or his father from 4 December, in the 19th year of the late king's reign, when he offered to the late king the pope's bull preferring him to the bishopric and his fealty, until 9 November following, until which time the late king detained the issues by the procurement of Hugh le Despenser, the younger, and Robert de Baldok, the bishop's rivals, as the bishop has prayed the king for remedy.

[*Fœdera.*]

By pet. of C.

To the treasurer and barons of the exchequer. Order to cause the issues and profits of the temporalities from the said 4 December that had not been paid to the king or his father on the 8 February aforesaid to be paid to the bishop, discharging the said Thomas and John of the same. Dated at Westminster, 20 February, in the third year of the reign.

MEMBRANE 19.Feb. 9.
Westminster.

To the treasurer and barons of the exchequer. Order to cause a recognisance for 2,460*l.* 5*s.* 10*d.* made to the late king by J. bishop of Winchester to be cancelled, and to discharge the bishop of what still remains to be paid of the above sum, the bishop, after he had been promoted to the bishopric by the pope, having been hindered for a long time from receiving his temporalities by reason of certain impeachments that Master Robert de Baldok and other rivals made against him after he had offered his fealty to the late king for the temporalities, during which time the late king received the issues and profits of the temporalities in full, and the bishop made a recognisance to him for 10,000*l.* payable at pleasure in order to obtain the temporalities, for which 10,000*l.* the late king willed that he would be satisfied for 2,000*l.* and that the residue thereof should be put in respite depending upon the bishop's conduct, and afterwards, when the bishop's fealty had been taken and his temporalities had been restored, the bishop made another recognisance to the late king in the above sum of 2,460*l.* 5*s.* 10*d.* for the corn then growing in the lands of the bishopric and for divers other things, of which sum a certain part has been paid by the bishop and a certain part remains to be paid, and the bishops of London and Hereford, who were afterwards sent to the late king for certain causes, informed the king amongst other things upon their return that the late king answered, for the discharge of his conscience, that it was not his intention that anything of the said recognisance for 10,000*l.* should be taken, and he willed, for the issues and profits of the temporalities levied and received by him against conscience, that what remained unpaid of the aforesaid recognisance for 2,460*l.* 5*s.* 10*d.* shall be remitted to the bishop. The king has ordered J. bishop of Ely, his chancellor, to cause the said recognisance for 10,000*l.* in the late king's rolls of chancery to be annulled and cancelled.

By p.s. [66.]

[*Fœdera.*]Feb. 4.
Westminster.

To Robert de Bikkemor, the late king's escheator in cos. Cornwall, Devon, Somerset, and Dorset. Order not to intermeddle further with certain lands in Hounespell, co. Somerset, taken into the king's hands by reason of the death of Herbert de Marisco, tenant in chief, and to restore the issues thereof to Isabella de Rodes, as the king learns by inquisition taken by the said Robert by the late king's order that Herbert demised and granted the said lands to Isabella for her life, and that the lands are held of Richard Kogan, knight, by the service of rendering $\frac{1}{2}$ *d.* yearly at Michaelmas, and that the lands are worth yearly in all issues 10*l.*

By C.

1327.

Membrane 19—cont.

- Feb. 16.** To the treasurer and barons of the exchequer. Order to cause the master and brethren of St. Leonard's hospital, York, to be discharged of 90*l.* 18*s.* 2*d.* of the 190*l.* 18*s.* 2*d.* exacted from them by summons of the exchequer for tenths, tallages, and other subsidies of the time of Edward I., and to permit them to pay the remaining 100*l.* at the rate of 10 marks yearly, as the king has pardoned them the aforesaid sum and granted them such respite because the hospital, which is of his patronage, is much depressed by divers oppressions and grievances. By p.s. [123.]
- Feb. 5.** To the same. Order to discharge Adam de Swylington of 237*½* marks, the remainder of a fine of 1,000 marks made with the late king to save his life and to have his lands, of which sum the late king pardoned him 500 marks, as Adam has prayed the king to pardon him the said 237*½* marks, he having been imprisoned at Tikhill because he was of the quarrel of Thomas, late earl of Lancaster, and having made fine or ransom with the late king as above. By pet. of C.
- March 3.** To the treasurer and chamberlains. Order to pay to William de Culpho 17*l.* 1*s.* 5*¾d.* due to him for divers things bought by him for the expenses of the household of John de Eltham, the king's brother, as appears by a bill of the treasurer in his possession, as William has besought the king to cause the above sum to be paid to him so that he may pay the men from whom the said things were bought, he having rendered his account of the expenses of the said household before the treasurer by the king's order.
- Feb. 16.** To the treasurer and barons of the exchequer. Order to deliver the town of Scardeburgh to the burgesses thereof, to hold it as they were wont to hold it before it was taken into the late king's hands, as they have shewn the king, by their petition before him and his council in parliament, that the king's progenitors by their charters, which the late king confirmed, demised and granted the town to them at fee-farm, rendering yearly therefor 66*l.*, by pretext whereof they and their ancestors held the town peacefully and quietly until the late king lately caused it to be taken into his hands without cause, and they have prayed the king for remedy, and it appears by the charters and confirmation aforesaid exhibited in chancery that the town was demised to the burgesses at fee-farm as is aforesaid, and it is found by a certificate made by the chancellor before the king and his council that the late king caused the town to be taken into his hands by a writ enrolled in the rolls of chancery by these words 'for certain causes,' without any other cause being specified in the writ; which cause is adjudged as naught by the king and his council in parliament.
- Feb. 12.** To the steward of Gower. David Baret has besought the king, by petition before him and his council, to cause to be restored to him the lands that belonged to Stephen Baret, knight, his brother, of whom he is the heir, which are in the king's hands by reason of the riding in war (*equitacionis*) of the barons in the quarrel of Thomas, late earl of Lancaster; the king, acceding to this petition by the counsel and assent of the prelates, earls, and barons, and all the community of the realm, orders the steward to inform himself concerning the taking of the said lands into the king's hands, and to deliver all the lands that he shall find belonged to Stephen in the land of Gower that are in the king's hands to David, if David be his next heir and be of full age, together with the issues and arrears of ferms for which the late king or the present king have not been satisfied. By pet. of C.
- Feb. 6.** To the treasurer and barons of the exchequer. Order to allow to John de Cotun, in the 140*l.* of the ferm of the city of London due from him and Gilbert de Mordon to the exchequer for the time when they were the late king's sheriffs, 98*l.* 9*s.* 5*d.*, the remainder of 108*l.* 19*s.* 5*d.* for fur-

1327.

Membrane 19—cont.

lining (*peluram*), delivered by John at the late king's order to Ralph de Stokes, then clerk of the said king's great wardrobe, as appears by four bills of the wardrobe in John's possession, John having afterwards received 10*l.* thereof from the late king's exchequer, as John has prayed the king, by his petition before the king and his council, to cause the said sum to be allowed as above.

By pet. of C. [13723.]

Feb. 18. To the same. Order to allow to Laurence de Rustiton, king's clerk, in the 38*l.* 7*s.* 5*d.* due from him for the arrears of the ferm of the towns of Petresfeld, Mapelderham, Upclatford, and Hardebrugge, co. Southampton, committed to him by the late king, the sum of 22*l.* 11*s.* 8*d.* due to him in the late king's wardrobe, as appears by a bill of the wardrobe under the seals of J. bishop of Bath and Wells and John de Okham in his possession, as he has prayed the king, by his petition before him and his council, to cause such allowance to be made to him.

By pet. of C.

Feb. 12. To Simon de Grymmesby, escheator beyond Trent. Order to deliver to William de Ayremynne, bishop of Norwich, the issues received by him from the manor of Drax Paynel, co. York, from the time when it was taken into the late king's hands, the late king having ordered the said escheator to restore to the bishop his lands, goods, and chattels and debts in co. York, together with the issues thereof since he caused them to be taken into his hands for certain reasons, whereupon the escheator returned that he had taken the aforesaid manor into the late king's hands by reason of the trespass that the bishop made in acquiring it from John Paynel, who held it in chief of the late king, without the late king's licence, as the bishop has now rendered the manor to the heirs of the said John, minors in the king's wardship, wherefore the king has pardoned him the trespass committed by him in this behalf and has granted him the issues received from the manor from the time of its acquisition.

By p.s. [98.]

Feb. 10. To Matthew Broun, escheator in cos. Lincoln, Rutland, and Northampton. Order not to intermeddle further with a messuage, 10 acres of land, and an acre of meadow in Castelcarleton, and to restore the issues thereof, as the king learns by inquisition taken by the late king's order that John de Meriet demised the premises to John de Ardern for life only and in no other way, and that John de Ardern died more than six years ago, and that the tenements were taken into the said king's hands by reason of this demise solely, and that they are still in the king's hands for this reason, and that they are held of the king in chief as parcels of the manor of Castelcarleton, which manor is held of him in chief by the service of one knight's fee, and that they are worth yearly in all issues 2*s.* and not more, because the messuage is fallen down and the land is not cultivated.

Feb. 15. To Thomas de Harpedene, escheator in cos. Southampton, Wilts, Oxford, Berks, Bedford, and Buckingham. Order to deliver to John de Bohun, son and heir of Humphrey de Bohun, sometime earl of Hereford and Essex, the issues of his father's lands from 31 October, in the 20th year of the late king's reign, when the late king took his fealty and rendered to him his lands, although he was not then of full age, because he learned by trustworthy testimony that John would be of full age on St. Clement's Day next following, and he respited John's homage for certain causes, as the king has taken John's homage since his accession.

The like to John de Blomvill, escheator in cos. Norfolk and Suffolk, etc., and to John de Hampton, escheator in co. Gloucester, etc.

Feb. 10. To Thomas de Harpedene, escheator in cos. Wilts, Southampton, Oxford, Berks, Bedford, and Buckingham. Order to cause dower to be assigned to Edith, late the wife of John de Gomeldon, tenant in chief of the late king, upon her taking oath not to marry without the king's licence.

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Membrane 19—cont.

Feb. 16. To the abbot of Bec Hellouin. Grant of power to receive upon this Westminster occasion the fealty of William, abbot of St. Mary's Grestein (*de Gresteno*), dwelling in parts beyond sea, due to the king for the lands that he holds of the king in England.

*Vacated.**MEMBRANE 18.*

Feb. 1. To the sheriff of Norfolk and Suffolk. Whereas Hugh Daudeley, the Westminster younger, bound himself in writing and by oath to the late king that he would assist him in all things all his lifetime, and that he would not eloign himself from the said king for anything that might happen, and granted that, if he contravened any of the things contained in the said writing, the late king might take all his lands into his hands and execute the other things contained in the writing; and although the late king frequently ordered Hugh to come to him on certain days and places to obey his orders and pleasure concerning the premises, Hugh did not come, breaking the obligation and oath aforesaid; wherefore the late king ordered the sheriff of Gloucester to go in person to Hugh's manor of Thornbur[y], and to summon Hugh to be before the king at Gloucester on Friday before St. Ambrose, to wit 3 April, in the 14th year of the king's reign, to show cause why the manor should not be taken into the king's hands with all his other lands, according to the form of the deed aforesaid, and why the other things contained in the deed should not be put into execution, and to do and receive further what should be considered by the king and his council; at which day the sheriff returned to the late king that he had been to the said manor, and had caused Hugh to be summoned as aforesaid by William de Westbrok of Thornbur[y] and William de Wetawere of the same; at which day Hugh, being many times called, did not come; wherefore, the process in the matter being continued until Wednesday following, it was considered by the late king's council that all Hugh's lands, goods, and chattels should be taken into his hands, according to the form of the said deed, and the late king caused them to be taken and kept in his hands by virtue of the process and consideration aforesaid, and ordered that answer should be made to him for the issues thereof until he should cause other ordinance to be made, as appears by the rolls of the late king's chancery; and the consideration and process aforesaid, after they had been recited, examined, and discussed in the present parliament at Westminster at Hugh's prosecution, are annulled. The king orders the sheriff to restore to Hugh all his lands, goods, and chattels in the sheriff's custody.

By K. & C.

The like to the sheriffs of the following counties:

Kent.	Essex.
Wilts.	Hertford.
Gloucester.	Lincoln.
Rutland.	Southampton.
Surrey and Sussex.	Devon.
Buckingham.	Stafford.
Oxford.	Northampton.
Berks.	

Feb. 8. To Robert de Bynchestre. Order to deliver to Thomas de Colevill the Westminster goods and chattels of John de Britannia, earl of Richmond, together with the issues received by Robert from the earl's manors and lands during the time when he had the custody thereof by the late king's commission, after the late king had caused the earl's lands, goods, and chattels to be taken

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Membrane 18—cont.

into his hands, as the said king restored the lands, goods, and chattels to the earl, and committed the custody of the earl's castles, manors, lands, goods, and chattels beyond Trent to the aforesaid Thomas for the earl's use to be kept by the bailiffs and ministers who had the keeping thereof before they were taken into the late king's hands, or by others as should seem good for the earl's benefit, and the late king ordered the said Robert to deliver to Thomas the earl's goods and chattels in his custody and the issues aforesaid, and he has as yet done nothing in this matter, as the king is given to understand on the earl's behalf.

The like to William de Felton.

Feb. 8. To John de Denum. Order to deliver to the aforesaid Thomas the earl's goods and chattels in his custody and the issues received by him from the earl's manors and lands during the time when he had the custody thereof by the late king's commission.

The like to the following :

John de Glenton.

John de Kele.

Thomas Broun.

Nicholas Belle.

John Monceux.

Thomas de Novo Mercato.

Feb. 4. To Matthew Broun, late escheator in cos. Lincoln, Northampton, and Rutland. Order not to intermeddle further with the constableship of Lincoln castle and with the bailiwick before the gate of the same castle, and to restore the issues thereof to Ebulo Lestrange and Alesia his wife, as Matthew has returned, in answer to the king's order to certify him of the cause of the taking of the constableship and bailiwick into the late king's hands, that he did not take them into the late king's hands, but that John Walewayn, the said king's late escheator this side Trent, took them into the said king's hands because it was said that Alesia, who held the constableship and bailiwick to her and her heirs in fee in chief of the late king, demised them, when she was single, to John Talbot during his good behaviour to her, rendering therefor to her 20 marks yearly, and it appears to the king by the late king's rolls of chancery that the late king, on 20 September, in the 16th year of his reign, rendered the constableship and bailiwick to Alesia as her right and inheritance.

Jan. 28. To Simon de Grymnesby, escheator in cos. York, Northumberland, Cumberland, and Westmoreland. Order not to intermeddle further with the lands of Agnes, late the wife of Richard de Grymeston, and to restore the issues thereof, as the king learns by inquisition taken by the escheator that she held no lands in chief of the late king on the day of her death by reason whereof the custody of her lands ought to pertain to the king.

Feb. 3. To the treasurer and barons of the exchequer. Order to allow to the bailiffs and men of Norwich, out of the ferm of their town or out of their other debts, 300 marks, unless allowance have been made to them therefor wholly or partly, as the late king owed them 200 marks, which they lent to him by the hands of John de Sandale, his treasurer, in aid of his Scotch war, in the 4th year of his reign, and 100 marks lent to his wardrobe by the hands of John de Okham, king's clerk, for the expedition of certain of his affairs, in the 7th year of his reign, as is contained in divers letters patent of the late king in the possession of the said bailiffs and men, who have prayed the king, by petition before him and his council, to cause allowance to be made to them as above.

By pet. of C.

Feb. 12. To the king's keeper of Morgannou. Order to inform himself concerning the taking into the king's hands of lands in that land, and to restore those that he shall ascertain to be in the king's hands by reason of the riding of the barons in the quarrel of Thomas, late earl of Lancaster, and to restore the issues and arrears of ferm for which the king or his father

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Membrane 18—cont.

have not been satisfied, as the Welsh community of Morgannou have besought the king, by their petition before him and his council, to restore the lands that are in his hands for the above reason, and he has acceded to their petition by the counsel and assent of the prelates, earls, and barons and whole community of his realm.

The like to the king's keeper of Glamorgan for the English community of Glamorgan.

Jan. 30.
Westminster.

To Simon de Grymmesby, escheator beyond Trent. Order to deliver to Isabella de Bello Monte of Vescy (*de Veciaco*) the lands, knights' fees, and advowsons that belonged to David de Strabolgy, late earl of Athole, tenant in chief of the late king, as the king has granted the custody thereof to Isabella during the minority of David, son and heir of the said earl.

The like to John de Blounvill and William de Weston.

Feb. 14.
Westminster.

To the treasurer and barons of the exchequer. Order to cause payment to be made to Robert Person, citizen and furrier (*peletarius*) of London, of 23*l. Os. 7d.*, or to cause an assignment therefor to be made to him upon the custom of wool, hides, and wool-fells in the port of London, as he has besought the king, by petition before him and his council, to cause payment or assignment to be made to him for the above sum, for fur-lining (*pelura*) delivered by him at the late king's order to Ralph de Stokes, then clerk of his great wardrobe, for his use, as appears by six bills of the wardrobe in Robert's possession.

By pet. of C.

Feb. 2.
Westminster.

To the abbot of King's Beaulieu. Order to permit Gilbert de Walton, abbot of Grey Abbey (*de Jugo Dei*) in Ireland, a daughter-house (*filial domus*) of the abbey of Holmcoltram, who is in custody in the abbey of King's Beaulieu by the late king's order, to go to the house of Holmcoltram with brother Thomas de Talkan, a monk of the latter house, as Robert de Barton and Robert Parnyng, of co. Cumberland, have mainperned before the king in chancery to have the body of Gilbert before him when ordered.

By pet. of C.

Feb. 10.
Westminster.

To the treasurer and barons of the exchequer. Order to allow to Edmund de Kendale, in the debts due from him for the time when he had the manor of Lyndon at ferm of the late king's commission, 15*l. 19s. 4d.* due to him from the late king for his fee, robe, and wages, as appears by a bill under the seal of R. bishop of Coventry and Lichfield, late keeper of the late king's wardrobe, in Edmund's possession, as he has prayed the king, by petition before him and his council, to cause such allowance to be made to him.

Feb. 11.
Westminster.

To John de Blonvill, escheator in cos. Norfolk, Suffolk, Cambridge, Huntingdon, Hertford, and Essex. Order not to intermeddle further with the lands of Gilbert de Ryston, and to restore the issues thereof, as it is found by inquisition taken by the escheator by the late king's order that Gilbert held no lands of the late king in chief at his death by reason whereof the custody of his lands ought to pertain to the king.

Feb. 7.
Westminster.

To William Vyvyan and Germanus Hobelyt, collectors of the custom of wool, hides, and wool-fells in the port of Shorham. Order to carry back to Chichester the king's seal called 'coket' ordained for the delivery of native and alien merchants exercising their merchandise in co. Sussex, and to exercise at Chichester what pertains to the collection of the custom until otherwise ordered, as the citizens of Chichester have shewn the king, by their petition before him and his council, that whereas the said seal was always ordained in times past to stay at the said city for the greater profit of the king, the easement of the merchants, and the amelioration of the city, and in no other place in that county, and that it was there until two years ago, when it was transferred to Shorham by the late king's order at the procurement of Hugh le Despenser, the younger, then lord of that town, and they have prayed that the king will provide them with a remedy.

By pet. of C.

1327.

Membrane 18—cont.

To the treasurer and barons of the exchequer. Order to allow to James de Cokynton 10*l.*, which he paid by virtue of the late king's order of 3 September last, when he was sheriff of Devon, to Otto de Bodringan for the custody of the Isle of Lunday, the custody whereof the king had committed to him.

Feb. 10.
Westminster.

To the sheriff of Leicester. Henry de Bello Monte and Alice his wife have shewn the king, by their petition before him and his council in parliament, that whereas John Comyn, sometime earl of Boghan, uncle (*avunculus*) of Alice and of Margaret her sister, of whom they are the heiresses, died seised in his demeane as of fee of the manor of Whitewyk, and the late king caused the manor to be taken into his hands by reason of their minority, and William de Boghan, asserting that he had been enfeoffed of the manor by the said John, entered the manor thus in the late king's hands, and made, whilst he thus held it, a recognisance for 4,000*l.* before the mayor of London and the clerk of recognisances there to Hugh le Despenser, the elder, and afterwards, because it was found by inquisition taken before the escheator this side Trent, that William had no estate in the manor except by his intrusion, and William asserted before the late king that he had no right in the manor and rendered the manor into the late king's hands as the right and inheritance of Alice and Margaret, and the late king granted the custody thereof during their minority to the aforesaid Henry, and afterwards, when Alice and Margaret were of full age, he rendered Alice's purparty thereof to Henry and Alice, and granted to them Margaret's purparty until he had taken the homage therefor due to him, and he rendered the purparty as is the custom, as is more fully contained in divers letters of the said king, and afterwards the aforesaid Hugh obtained the manor by virtue of the recognisance aforesaid, and held it as his chattal until his death, and it is now in the king's hands by Hugh's forfeiture; wherefore Henry and Alice have prayed the king to restore the manor to them discharged of the aforesaid recognisance as it came to the late king's hands: as it appears by the late king's letters, examined before the king and his council, that the aforesaid earl held the manor of the said king in chief at his death, and that it was taken into his hands after the earl's death by reason of the minority of Alice and Margaret, and that he rendered to Henry and Alice one purparty thereof and granted the other purparty to Henry as aforesaid, and as the king is bound to render to heirs when they come of age their lands as much discharged as when they came to his hands or the hands of his progenitors, the king orders the sheriff to deliver the aforesaid manor to Henry and Alice discharged of the said 4,000*l.*

By pet. of C. [14819.]

[*Fædera.*]

MEMBRANE 17.

Feb. 5.
Westminster.

To the treasurer and barons of the exchequer. Order to cause payment of 13*l.* 10*s.* 9*d.* to be made to John de Asseford, citizen of London, out of the custom of wool, hides, and wool-fells in the port of London, or to cause him to have allowance for that sum out of the moneys to be paid by him for the custom for his wool to be sent from that port to foreign parts, as he has prayed the king, by his petition before him and his council, to cause such payment or allowance to be made to him for the above sum, which the late king acknowledged, by his letters patent sealed with his seal called 'coket,' that he had received as a loan from John by the hands of William Hederse and William de Rude, late collectors of the said custom in the port of London, by which letters the said king granted that he would make payment thereof out of the issues of the aforesaid custom.

By pet. of C. [9985.]

1327.

Membrane 17—cont.

Feb. 13. To Henry de Seccheford. Order to deliver to William de Hederset or to Richard de Meraheton, clerk, his substitute, by indenture the smaller part of the king's seal for receiving recognisances of debts according to the statute of merchants in the city of London, and all rolls and memoranda concerning the office in his custody, as the late king committed the custody of the said part to William, for life, by letters patent, with provision that he might execute the office by himself or by another sufficient clerk for whom he would answer, and William substituted the aforesaid Richard in his place, who executed the office until it was committed to Henry by the late king during his pleasure, contrary to the letters patent aforesaid, wherefore William has prayed the king to provide a remedy.

Feb. 8. To Simon de Grymesby, escheator beyond Trent. Order to deliver to Thomas de Boulton, knight, the manor of Hildriskelf and certain lands in Galmthorp, to hold as long as the lands of Ralph, late baron of Grayslok, tenant in chief of the late king, are in the king's hands, as it was found by inquisition taken by the late king's order by Thomas de Burgh, his escheator beyond Trent, concerning the lands of the said Ralph, that Ralph held the aforesaid manor in fee of John le Bygot and the said lands of Ralph de Nevill, and that the manor and lands are charged to Thomas in 20 marks, two robes, one with fur lining (*pelura*) and the other with linen lining (*linura*), and a saddle suitable for a knight yearly, to be received during his life, and it appears by another inquisition taken by the said escheator that Thomas was seised thereof by virtue of a deed made to him by the said Ralph, and that he continued his seisin thereof until Ralph's death, and the late king thereupon ordered the aforesaid Simon, then his escheator in cos. York, Northumberland, Cumberland, and Westmoreland, by divers writs to pay to Thomas the arrears of the aforesaid 20 marks, robes, and saddle from the time when the lands came to the said king's hands by Ralph's death, and to pay Thomas the same so long as the lands were in his custody, out of the issues of the aforesaid manor and lands, and Simon has signified to the king that he could not execute the said order, because the manor and lands thus charged with the 20 marks, robes, and saddle are extended at 12*l.* 7*s.* 11*d.* only, and the issues thereof are insufficient to pay the said 20 marks, robes, and saddle yearly, and Thomas has prayed the king, by petition before him and his council, to cause the manor and lands to be delivered to him in allowance of the above charge. By pet. of C.

Feb. 8. To the treasurer and barons of the exchequer. Order not to compel John de Drokeneford, bishop of Bath and Wells, to recite his account rendered of the time when he was keeper of the wardrobe of Edward I., but to regard his account as rendered, and to appoint auditors to audit the remainder of the account that has not yet been rendered, and to cause such justice to be done to the bishop upon the rendering of his account as other keepers of the wardrobe have upon the render of their accounts, as the bishop has shewn, by his petition before the king and his council, that whereas he rendered his account of the time when he was keeper of the aforesaid wardrobe until the end of the 34th year of the reign of Edward I., before John de Insula, John de Foxle, Master Richard de Abyndon, Master John de Everdon, Adam de Lymbergh and Robert de Nottingham, auditors appointed by the treasurer and barons of the exchequer, and although the said auditors audited and examined the account with great deliberation and care, he was nevertheless distrained and compelled to recite all the aforesaid account by the procurement of certain of his rivals, contrary to the law and custom of account, and especially of accounts of the wardrobe, which are testified by the controller. By pet. of C.

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Feb. 12. To the same. Order to deliver to the archbishop of Rouen all his lands, Westminster. fees and advowsons, and the goods and chattels found in the same, and the arrears of the ferm due to the late king for the same from Master Peter de Galiciano, as the archbishop has besought the king, by petition before him and his council, to cause the premises to be delivered to him, shewing that they were taken into the late king's hands with the lands, etc. of alien prelates and men of religion of the power of the king of France in this realm, and that the late king committed the archbishop's lands to the aforesaid Peter to hold at will for a certain yearly ferm, the said king retaining in his hands the knights' fees and advowsons, and that the said king also delivered to Peter the goods and chattels aforesaid by mainprise to answer therefor at his will, and the king has restored the lands, etc., aforesaid to the archbishop by the assent of the prelates, earls, barons, and other magnates in the present parliament, and has granted to him the arrears of the above ferm. The treasurer and barons are ordered to acquit Peter and his mainpernors of the lands, goods, and chattels, and arrears of the ferm aforesaid. [Fædera.]

Feb. 16. Westminster.

To the same. Order to deliver to the burgesses of Scardeburgh the manor of Whallesgrave, to hold as they were wont to hold it, as they have shewn the king, by their petition before the king and his council, that the king's progeutors demised and granted by their charters, which the late king confirmed, the manor to the said burgesses at fee-farm, rendering yearly therefor 25*l.* at the exchequer, and that they and their ancestors held the manor by virtue thereof from the time of the making of the demise peacefully and quietly until the late king caused it to be seised into his hands without cause, wherefore they have prayed the king to provide a remedy, and it appears to the king by the charters and confirmations aforesaid, which were shewn in chancery, that the manor was demised to the burgesses at fee-farm as is aforesaid, and by the testification made by the chancellor before him and his council that the late king caused the manor to be seised into his hands by a writ enrolled in the rolls of chancery by these words 'for certain causes,' which cause is adjudged naught by the king and his council in parliament.

To Thomas de Warthecop, keeper of the forfeited lands in co. —, etc. (sic). Order to deliver to Ermeiarda, late the wife of John de Harcla, the manor of Whithalle and certain tenements in Ucmanby, as the king learns by inquisition taken by Thomas de Burgo, the late king's escheator, that Robert de Mulcastre enfeoffed the said John and Ermeiarda jointly of the said manor and lands for their lives, with remainder to Henry their son and his heirs male, with reversion, in case he died without an heir male of his body, to the right heirs of the said John, and that John and Ermeiarda continued their seisin of the manor and lands from the time when they were enfeoffed thereof by the said Robert until the day of John's death without impediment, and that immediately after John's death Andrew de Harcla, the late king's enemy and rebel, entered the manor and lands by pretext of a feoffment thereof made to him by John, and that he held them until he was captured at Carlisle, and that they were taken into the late king's hands by Andrew's forfeiture, and are still in the king's hands, and Ermeiarda has now besought the king, by petition before him and his council, to cause the manor and lands to be restored to her as her right by virtue of her joint acquisition aforesaid.

Feb. 15. Westminster.

To the treasurer and barons of the exchequer. Order to cause payment to be made to Nicholas de Bolevyle of the arrears of 20*l.* yearly from the exchequer from the time when he came of age, and to cause that sum to be paid to him yearly hereafter, if he or his ancestors have not been provided with lands in place thereof, as he has shewn the king, by his petition before

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Membrane 17—cont.

him and his council, that Henry III. granted to Nicholas de Bolevyle, his grandfather, of whom he is the heir, that he should receive 20*l.* yearly at the exchequer in place of the 20*l.* yearly that the said king previously granted that he should receive at the exchequer until he should provide him with 20*l.* of the land of wardships and escheats, until such time as the said king should provide him or his heirs with 20*l.* of the land of wardships and escheats, by virtue of which grant the said Nicholas the grandfather was seised of the aforesaid 20*l.* yearly until his death, since which time neither Nicholas his son, father of the petitioner, a minor in the wardship of Edward I., nor the petitioner, who was afterwards in the late king's wardship as a minor after his father's death, have received anything of the said 20*l.* yearly, wherefore Nicholas has prayed the king to provide a remedy. By p.s.

Feb. 13. To the king's keeper of the manor of Rye. Order to pay to the prior of Westminster. Holy Trinity, York, the arrears of a yearly rent of half a mark from the time when the manor came to the late king's hands, and to pay him the same rent yearly until further orders, as a fine was levied in the court of Henry III., in the 36th year of his reign, before Roger de Thurkelby and his fellows, justices of the Bench, between Geoffrey, formerly prior of Holy Trinity, York, defendant, and William de Rye, tenant, concerning 30 acres of land in Rye, and between the said Geoffrey, defendant, and William, deforciant, concerning the reasonable estovers that the prior exacted to have in William's wood in Rye, by which fine William acknowledged the aforesaid land to be the right of the prior and his church of Holy Trinity, York, and the prior, for this acknowledgment, granted the land to William, to be held by him and his heirs of the prior and his successors and his church aforesaid, rendering therefor half a mark yearly for all service, suit of court, custom, and exaction, as appears by the fine, and it is found by an inquisition taken by the late king's order that all the priors of the said church were seised of the rent of half a mark by the hands of William de Rye and his heirs from the time of the levying of the fine until the manor came to the late king's hands by the rebellion of Robert de Rye, who was in the company of the earl of Lancaster, and that the 30 acres by reason whereof the prior exacts the rent are parcel of the said manor, and are in the king's hands with the remainder of the manor for the reason aforesaid, and that the 30 acres are held of the prior by the aforesaid service of half a mark by virtue of the said fine, and that they are worth 30*s.* yearly in all issues, and that the rent has not been paid from the time when the manor came to the late king's hands. By C.

Feb. 6. To Simon de Grymesby, escheator beyond Trent. Order to cause Alice, Westminster. late the wife of Henry le Chaumberleyn of Thornton, to have seisin of certain lands in Thornton in Pykerlingith, and to deliver the issues thereof to her, as the king learns by inquisition taken by the escheator that Henry and Alice held the lands jointly on the day of Henry's death of the gift and feoffment of John de Eston to them and their heirs, and that the lands are held of the king as of the honour of Albemarle by the service of a fortieth part of a knight's fee, and the king has taken Alice's fealty.

MEMBRANE 16.

Mar. 10. To the treasurer and barons of the exchequer. H. bishop of Lincoln has Westminster. shewn the king, by his petition before him and his council, that the late king, at the procurement of Hugh le Despenser, the younger, Master Robert de Baldok, and others of their confederacy, caused the temporalities of the bishopric to be taken into his hands without reasonable cause, and

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Membrane 16—cont.

detained them in his hands for three years, and presented to divers benefices pertaining to the bishop's collation by reason of the temporalities being in his hands, and caused the bishop to be impleaded by divers writs in divers places because he did not admit the persons thus presented, by pretext whereof the bishop was amerced in many ways and put to grievous issues, which amercements and issues are now exacted for the king's use by summons of the exchequer, and the bishop has besought the king to cause him to be discharged of such amercements and issues at the exchequer; the king, although the issues are by right forfeited by contumacy, wishing to shew the bishop special favour in consideration of his good service, orders the treasurer and barons to search the rolls of the exchequer concerning such issues and amercements, and to have advice, if need be, by the rolls and writs of the justices before whom the issues were adjudged to be forfeited, and to cause him to be acquitted of the said issues and amercements.
 [Fædera.]

Mar. 5. To Roger de Waltham, late keeper of the late king's wardrobe. Gilbert de Wyggeton, king's clerk, has shewn the king that although, when he was clerk of the said wardrobe, he made divers deliveries, expenses, payments, and allowances by the late king's order, and shewed the parcels of the same upon his account before the said Roger, nevertheless Roger has hitherto deferred allowing him the said parcels because Gilbert had no warrant therefor in his possession; as it is testified before the king that Gilbert made by the late king's order the deliveries, expenses, payments, and allowances contained in a roll that the king sends to Roger *sub pede sigilli*, the king orders Roger to view the said roll and to allow to Gilbert the parcels aforesaid.

By K. & C.

Feb. 25. To the keeper of the manor of Sandhalle, in the king's hands. Order to pay to L. bishop of Durham the arrears of a rent of 25s. yearly from the time when the keeper received the custody of the manor, and to pay him that rent henceforth out of the issues of the manor, if he ascertain that the manor is held of the bishop by the rent aforesaid, and that the bishop and his predecessors received the rent by the hands of the lords of the manor, as the bishop has shewn to the king that the manor is held of him by the said rent as of his church of Durham, and that the keeper detains the rent from him from the time when he received the custody of the manor of the late king's commission, although the bishop and his predecessors received the rent at all times past by the hands of Roger Damori, late lord of the manor, after whose death the manor came to the late king's hands, and by the hands of other lords of the manor.

Feb. 25. To the treasurer and barons of the exchequer. Order to cause brother Peter Marie and Stephen Power, late keepers of the lands of the abbot of Fécamp, to be discharged of the fixed sum (*certo*) due from them to the exchequer for the said lands from 18 February last, when the king took the fealty of brother Peter Rogerii, abbot of Fécamp, for the lands that he holds of the king in England, which were taken into the late king's hands by reason of the death of brother Robert Deputot, late abbot of the said place.

Feb. 3. To the mayor and sheriffs of London. Order to admit John de Shirbourn to execute the office of coroner in that city as the substitute of Benedict de Folsham, the king's butler, to whom the office of coroner in the city pertains, when required by Benedict, taking the oath of office from the said John, as Benedict cannot attend to the execution of the office in person by reason of certain affairs of the king that he has in hand in divers parts of the realm, and he has substituted John in his place.

Feb. 9. To the treasurer and barons of the exchequer. Order to allow to Simon de Grymmesby, the late king's escheator in cos. York, Northumberland,

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Membrane 16—cont.

Cumberland, and Westmoreland, 8 marks for Whitsun and Martinmas terms last, paid by him out of the issues of two parts of the manor of Thorp Basset to Ralph de Hastings, by virtue of the late king's writ of 4 November, in the 18th year of his realm [*as at page 281 of the previous volume of this Calendar.*]

Feb. 29. To the sheriff of Kent. Anthony Usus Maris and Anthony Citron, merchants of Genoa, have shewn to the king that whereas they lately caused certain silk cloth and other goods and wares to the value of 500*l.* to be placed in a ship of John Goliard at Sluys (*Lesclus*) in Flanders, in order to carry them to Loudon to make their profit thereof, certain mariners and other malefactors in the galley of Badinus de Forde met the ship on her voyage in the water of Thames near Gravesende, and captured her by armed force, and took her with the goods in her to Wynchelse, and there divided the goods amongst themselves and had their will thereof, wherefore the said merchants have prayed the king to provide a remedy: the king therefore orders the sheriff to cause the goods and wares of the said merchants, in whose hands soever they may be found, to be arrested, and to cause them to be kept safely without diminution until further orders, certifying the king of his proceedings without delay.

The like to the sheriff of Southampton concerning goods and wares to the value of 500*l.* taken to Portsmouth.

Feb. 24. To the sheriff of Wilts. Order to pay to Mary, a nun of Aumbresbury, the late king's sister, the arrears of 20*l.* 13*s.* 4*d.* yearly for the time of the sheriff's office, and to pay her that sum yearly hereafter, in accordance with the late king's grant of 10 April, in the 10th year of his reign, of the aforesaid sum from the sheriff of the said county for her life, in part payment of the 100 marks [yearly] that he had granted to her in aid of her maintenance, which grant the king accepts. By K. & C.

Feb. 25. To Benedict de Fulsham, the king's butler. Order to cause the afore-said Mary to have the arrears of the 10 tuns of wine yearly of the king's right prise in the town of Southampton for the time that he has been butler of the late and present kings, and to cause her to have the said 10 tuns yearly hereafter, in accordance with the late king's grant of 10 April, in the 10th year of his reign, of the 10 tuns yearly, each as of the value of 40*s.*, to her for life in part payment of the aforesaid 100 marks. By K. & C. [Fazdera.]

Feb. 13. To Master Henry de Clyf, keeper of the rolls of chancery. Order to search the said rolls and to cancel and annul all recognisances, fines, and ransoms therein made to the late king by Gilbert Talebot because he was of the quarrel of Thomas, late earl of Lancaster, as Gilbert has shewn the king, by his petition before him and his council, that he was taken and imprisoned for the above reason, and his lands, goods and chattels were taken into the late king's hands, and he acknowledged that he owed to the late king 200*l.* to save his life and 2,000*l.* and a tun of wine or 40*s.* to be paid at certain terms to have his lands again, which sums are now exacted from him by summons of the exchequer, and he has prayed the king to cause the said recognisances to be cancelled, and it is agreed in the present parliament that all fines, ransoms, and recognisances made by reason of the said quarrel shall be cancelled. The king has ordered the treasurer and barons of the exchequer to cause the aforesaid recognisances in the exchequer by the estreats of the aforesaid rolls to be cancelled and annulled. By pet. of C. [3711.]

Feb. 24. To William de Weston, escheator in cos. Surrey, Sussex, Kent, Middlesex, and in the city of London. Order to deliver to Robert de Echyngham

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Membrane 16—cont.

the manor of Bedyngham, which belonged to William his brother, and the issues thereof since 25 July, in the 20th year of the late king's reign, when the said king, having taken Robert's homage for the lands that his said brother held in chief, ordered the said escheator to cause Robert to have seisin of all his brother's lands, and to retain in the said king's hands the aforesaid manor until further orders, as Robert has prayed the king to cause the manor, which was detained in the late king's hands by reason of the claim that Nicholas de la Beche laid to it, to be restored to him, and Nicholas has acknowledged before the king in chancery that he has no right or claim in the said manor.

April 9. To William Trussel, escheator this side Trent. Order not to distrain Peterborough. Gilbert, abbot of Bec Hellouin, for his fealty for the lands that he holds of the king, as he has done fealty to the king therefor.

April 9. To William Trussel, escheator this side Trent. Order to cause dower to Peterborough. be assigned to Isolda, late the wife of John de Clavile, tenant in chief, upon her taking oath not to marry without the king's licence.

MEMBRANE 15.

March 4. To William Trussel, escheator this side Trent. Order not to intermeddle further with the lands of Thomas de Chitecroft, and to restore the issues thereof, as the king learns by inquisition taken by William de Weston, late escheator in cos. Kent, Surrey, Sussex, Middlesex, and the city of London, that Thomas held no lands in chief of the king on the day of his death by reason whereof the custody of his lands ought to pertain to the king, but that he held on the said day divers lands of other lords by various services.

Feb. 26. To Simon de Grymmesby, escheator beyond Trent. Order not to intermeddle further with the lands of Ed[mund] de Dudden, and to restore the issues thereof, as the king learns by inquisition taken by the escheator that he held no lands in chief of the late king at his death by reason whereof the custody of his lands ought to pertain to the king, but that he held divers lands of other lords by various services.

March 30. To the sheriff of Wilts. Order not to intermeddle further with a moiety Westminster. of the manor of Stapelford, in that county, and to restore any issues received thence since 17 March to Avelina, late the wife of John Giffard of Brymnesfeld, tenant in chief of the late king, to whom the king assigned the said moiety in dower, having, on the said day, ordered William Trussel, escheator this side Trent, to deliver the moiety to Avelina.

March 12. To William Trussel, escheator this side Trent. Order not to intermeddle further with the lands of Warin de Insula, which were taken into the late king's hands by reason of his death, and to restore the issues thereof, as the king learns by inquisition made by his order that Warin held no lands in chief of the late king on the day of his death by reason whereof the custody of his lands ought to pertain to the king.

March 6. To the same. Order not to intermeddle further with the lands of Henry Westminster. Tyeys, which were taken into the late king's hands by reason of his death, as the king learns by inquisitions taken by his order that Henry held no lands in chief of the late king as of the crown on the day of his death, but that he held the manor of Chilton as of the honour of Walyngford and the manors of Alwerton and Tywoneil, co. Cornwall, as of the honour of St. Valery, which honours are in Queen Isabella's hands, together with the knights' fees pertaining to the same, by the assignment of the late king, and that he held divers other lands of other lords by divers services, and that Alice,

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Membrane 15—cont.

late the wife of Warin de Insula, sister of the said Henry, is his next heir and is of full age.

March 27. To the same. Order not to intermeddle further with the lands of Roger Westminster. Crok, and to restore the issues thereof, as the king learns by inquisition taken by John de Hampton, late escheator in cos. Gloucester, Hereford, Worcester, Salop, Stafford, and in the adjoining marches of Wales, that Roger held no lands in chief of the late king at his death, but that he held divers lands of other lords by various services.

March 19. To Simon de Grymesby, escheator beyond Trent. Order not to intermeddle further with the lands of John de Boynton, and to restore the issues thereof, as the king learns by inquisition taken by the escheator that John held no lands in chief of the king at his death by reason whereof the custody of his lands ought to pertain to him, but that he held divers lands of other lords by various services, and that Walter de Boynton, his brother, is his next heir and is of full age.

March 19. To the same. Order to deliver to Roger de Boynton, brother of the aforesaid John, a messuage, 1½ bovates of land, 14 acres of meadow, and 60 acres of pasture in Hundmanby, and certain lands in Boynton and Rudestan, which were taken into the king's hands by reason of John's death, and to restore the issues of the tenements in Boynton and Rudestan, as the king learns by inquisition taken by the escheator that John held the premises on the day of his death in fee tail of the gift of Robert (*Roberti Roberti*) de Burton, vicar of the church of Boynton, and that they ought by the form of the grant to remain to the aforesaid Roger and to the heirs of his body, and that the tenements in Hundmanby are held of the king in chief by the service of a fortieth part of a knight's fee, and that the tenements in Boynton and Rudestan are not held of him, and the king has taken Roger's homage for the tenements in Hundmanby and has rendered them to him.

Feb. 12. To Robert de Bikkemore, escheator in cos. Cornwall, Devon, Somerset, and Dorset. Order to deliver to Matilda, wife of Nicholas de Odecoumbe, late the wife of Peter (*Nicholai*) son of Reginald, tenant in chief of the late king, the following of the advowsons that belonged to the said Peter (*Petri*) son of Reginald, which the king has assigned to Nicholas and Matilda as her dower: the advowson of the church of Brodemayne, co. Dorset, of the yearly value of 100s., to wit the presentation every third turn.

Feb. 13. To the same. Order to deliver to the said Matilda the following of the knights' fees of the aforesaid Peter son of Reginald, which the king has assigned to the said Nicholas and her as her dower: a quarter of a fee in Leyge, co. Dorset, which Walter Mohaut holds, of the yearly value of 40s.; a moiety of a fee in More Kerchell, in the same county, which John Sifrewast holds, of the yearly value of 100s.; a fee in Hyettton, Brodemayne, Mapelerton, and Wolverton, in the same county, which Reginald son of Reginald holds, of the yearly value of 10l.; a quarter of a fee in Milton, in the same county, which Nicholas Portebref holds, of the yearly value of 20s.; a moiety of a fee in Steperton, in the same county, which Thomas Belet and William Ponson hold, of the yearly value of 100s.; a quarter of a fee in Lasserton, in the same county, which John de Henleigh holds, of the yearly value of 40s.

March 22. To John Daundelyn, late constable of Northampton castle. Order to Westminster. deliver to Matilda, wife of Robert de Holand, lately staying in that castle, her robes and other garments, chests, vessels, and other things that are in his custody.

By K.

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Membrane 15—cont.

March 30. To the sheriff of Hertford. Whereas it appears by the transcript of a fine levied before William de Bereford and his fellows, justices of the Bench, in the 7th year of the late king's reign, between John de Campania and Rayner, vicar of the church of Aldebury, defendants, and John son of Philip de Patemere, deceased, and Sarah his wife, deforciants, concerning the manor of Patemere, which transcript the king caused to come before him in chancery under the exchequer seal, that the demandants granted to John and Sarah two parts of the aforesaid manor, and rendered the same to them in court, to have to them and the heirs of their bodies; and the king lately—at the prosecution of Sarah, suggesting, by her petition before the king and his council, that Hugh le Despenser, the younger, by reason of certain rancours that he had conceived against the said John son of Philip, procured that two parts of the manor should be taken into the late king's hands, and committed them to Simon de Moumbretton to hold during the late king's pleasure, and praying that the king would cause the said two parts to be restored to her—ordered the sheriff to summon Simon to be in chancery on the morrow of St. Valentine's day last to show cause, as well for the king as for himself, why the said two parts ought not to be delivered to Sarah; at which day Simon did not come, although he was summoned by the sheriff, as the latter has returned: the king, wishing to do what is right to Sarah, orders the sheriff to cause the said two parts to be taken into the king's hands, and to cause them to be delivered to Sarah, to hold according to the tenor of the said fine.

March 29. To the treasurer and barons of the exchequer. Order to cause 7*l.* 5*s.* 7*d.* to be paid out of the issues of the custom in the port of London to John Prior of London, as he has prayed the king, by petition before him and his council, to cause payment of the above sum to be made to him, in accordance with the late king's letters patent under the seal called 'coket,' which are in his possession, the late king being bound to him in the said sum for money received as a loan from him by the hands of William de Hederete and William de Rude, late collectors of the custom in the port of London.

By pet. of C.

To the same. Order to cause John de Bohun, son and heir of Humphrey de Bohun, late earl of Hereford and Essex, to have 40*l.* 10*s.* 10*d.* yearly by the hands of the sheriff of Essex for the third penny of that county and 20*l.* by the hands of the sheriff of Hereford for the third penny of that county, from 31 October last, when the late king rendered to John the castles, manors, and lands of his father, and to acquit the sheriffs of the said counties of these sums in their accounts at the exchequer, in accordance with the late king's grant of 18 May, in the second year of his reign, to the said Humphrey and Elizabeth his wife, and to the heirs of Humphrey's body.

April 6. To William Trussell, escheator this side Trent. Order not to distrain brother Hugh, abbot of St. Albans, for his fealty for the lands that he holds of the king, as he has done fealty to the king.

The like to the treasurer and barons of the exchequer.

April 4. The like to the said escheator in favour of brother Roger, prior of Holy Trinity, London.

April 6. To the mayor and bailiffs of Oxford. Order to deliver to John, bishop of Ely, or to his attorney the 65*l.* 1*s.* 0*d.* found upon John le Orfevre of Oxford and William le Taillour of Oxford, who with others lately robbed the bishop of certain sums of money, the said John and William having been taken and imprisoned at Oxford at the suit of Walter atte Hull, the bishop's servant, and they have confessed certain felonies, as the king has given the above sum to the bishop.

By K.

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Membrane 15—cont.

March 4. To William de Calthorp. Order to deliver to Thomas le Blount and Westminster. Juliana his wife all the goods and chattels in the manor of Wynferthyng, which manor the king assigned to them as her dower and which came to the king by the forfeiture of Hugh le Despenser, the younger, to whom the late king committed the custody thereof during the minority of the heir of John de Hastyng', formerly Juliana's husband, and to deliver to them all issues of the manor pertaining to the king by reason of the premises for which answer has not yet been made to the late or present king, as the king has granted to Thomas and Juliana, in recompence for the damages sustained by them through the detention of the dower falling to her of the said John's purparty of the lands of Aymer de Valencia, late earl of Pembroke, tenant in chief of the late king, all the goods and chattels in the manors assigned to them in dower, and all issues of the manors for which answer has not yet been made to the king or to his father.

The like to the following :

Oliver Wyth, concerning the manor of Sutton.

The prior of Wangeford, concerning the manor of Reydon.

Richard de Perers, concerning the manors of Thoriton, Suthhanyngefled, Gevenelesbury, and Faynge-atte-Noke.

Matthew Broun, late escheator in cos. Lincoln, Northampton, and Rutland, concerning the manor of Toucestre.

April 10. To the treasurer and barons of the exchequer. Order to receive a clerk Peterborough. to be deputed by William de Sancto Mauro, sheriff of Northampton, to make the sheriff's proffer at the exchequer upon this occasion, as the king has granted the sheriff licence to make his proffer by one of his clerks upon this occasion, in response to the sheriff's petition, setting out that he has been the king's sheriff of the said county for fifteen days only, and that he has been so hindered by the king's stay in that county and by certain other affairs of the king that he cannot come to the exchequer on the morrow of the Close of Easter next in person to make his proffer there according to custom.

March 9.

Westminster.

To William Trussel, escheator this side Trent, or to him who supplies his place. Order to pay to Joan de Torthorald 20 marks yearly from the issues of the escheatry, as the king has granted her that sum yearly in aid of her maintenance until he shall cause other ordinance to be made for her estate.

MEMBRANE 14.

Feb. 12.

Westminster.

To the treasurer and barons of the exchequer. Order to allow to the bailiffs and men of Great Yarmouth, in the debts due from them to the king, what they shall find by an account to be made with the said bailiffs and men that the latter expended by the late king's order, he having, on 26 October, in the 3rd year of his reign, sent John de Enefeld, his serjeant-at-arms, to that town to choose two good ships, each of which was to have forty men well provided with arms, in order to provision his town of St. John of Perth with victuals by the said ships, when he ordered the bailiffs and men by his writ to be aiding and intendent to the said serjeant in this matter, and that they should cause the said ships to be prepared with suitable tackle and to be provided with the said fencible men, so that the ships should be ready within eight days of the receipt of his writ and should leave that town for Berwick-on-Tweed, in order to carry the victuals from Berwick to St. John's town, and ordered them to pay the wages of the men in the ships from their leaving Yarmouth until their return thither out of the ferm of that town, as the bailiffs and men have shewn the king that

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Membrane 14—cont.

although they sent the ships to Berwick on 17 November following; and the ships remained in the late king's service until 6 April following, they have not yet obtained allowance for the costs, wages, and expenses paid by them in this behalf, and they have prayed the king to provide a remedy.

By pet. of C.

Feb. 25. To the mayor and sheriffs of London. Whereas the late king, upon Westminster.

being given to understand that the society of the merchants of the Scali of Florence was dissolved, and that the merchants of the society conversing in his realm, who were bound to him and some of his subjects, merchants and others, in divers sums, intended leaving the realm furtively and secretly with their goods and to defraud the king and his aforesaid subjects of their debts, ordered the mayor and sheriffs of London to cause all merchants of the society in their bailiwick to be arrested, and to cause them to be detained safely and fittingly, and to cause all their goods, chattels, and wares and the debts due to them to be arrested and kept safely without diminution, until otherwise ordered; afterwards, because Master John de Pinibus, archdeacon of Basaz, Master Thomas de Loco, Anthony Usus Maris, and Gaduch[ius] Boch', merchants dwelling in London, had mainperned before him and his council to have the bodies of Cerbius Tentini and Landus Omodei, proctors and servants of the merchants of the said society, before him or his justices at his pleasure, the said king ordered the mayor and sheriffs to supersede entirely the arrest of Cerbius and Landus, and ordained that all the goods and wares of the merchants of the Scali, appraised, or to be appraised, at their true value, and their debts should be delivered to Taldus Valoris and his fellows, merchants of the society of the Bardi, and to Boniface de Peruchiis and his fellows, merchants of the society of the Peruzzi of Florence, by indentures to be made between them and the sheriffs within whose bailiwicks the goods, wares, and debts should be found concerning the same and their true value; nevertheless the goods and wares of the said merchants of the Scali found and arrested in the city of London are still in the hands of Hamo de Chigwelle, then mayor of the city, and not in the hands of Taldus and Boniface as the said Cerbius and Landus say, and Cerbius and Landus have prayed the king, by their petition before him and his council, to cause the said goods and wares in the city aforesaid to be delivered to them, by mainprise to answer to the king and their other creditors in the realm for the debts due from them, in so far as the said goods and wares and the debts due to the said merchants of the Scali are sufficient; as the aforesaid archdeacon, Anthony Usus Maris, Master Thomas de Loco, Anthony Ceteron and Anthony Marosel, merchants of Genoa, Gerard Boche, merchant of Luca, and Silvester de Riche, merchant of Florence, have mainperned before the king in chancery, by the assent and will of Cerbius and Landus, to answer to and satisfy the king and other creditors of the said society of the Scali at the king's order for the debts due to the king and their other creditors, so far as the goods and wares and the debts to be delivered to them shall suffice, the king orders the mayor and sheriffs to cause the goods, wares, and debts of the said merchants of the Scali to be released, and to cause them to be appraised before them in the presence of Cerbius and Landus and of the said mainpernors, or of their attorneys, by the oath of men of the city, and to cause them to be delivered to the mainpernors or their attorneys by indenture to be made between the mayor and sheriffs and the mainpernors or their attorneys, in order that the king and the other creditors may be satisfied therefrom in form aforesaid, sending to the king under their seals a transcript of the indenture making mention of all their proceedings in this matter.

By pet. of C.

March 6. To John de Bek. Order to deliver to William de Ayremynne, now bishop Westminster. of Norwich, the body of John, son and heir of John de Loudham, tenant in

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Membrane 14—cont.

chief of the late king as of the honour of Peverel, to be married according to the late king's grant of his marriage to the bishop, or to be before the king in fifteen days from Easter, to answer to him and the bishop concerning the heir, as the late king, on 11 November, in the 12th year of his reign, granted the marriage of the said heir to William, as of the value of 100 marks, in part satisfaction of 575 marks, for which William had, by the said king's will, satisfied Walter de Gosewyk, merchant and burgess of Berwick-on-Tweed, for money due to Walter from the said king for certain causes, and the said king, forgetting the above grant, granted the marriage of the heir to the said John de Bek on 2 September last, for a fine of 40 marks, and the bishop has prayed the king, by petition before him and his council, to cause the heir's body, which is in the custody of John de Bek, to be delivered to him, in accordance with the aforesaid grant. The king wills that John de Bek shall be discharged of the aforesaid 40 marks. By pet. of C.

Feb. 6. To the treasurer and barons of the exchequer. Order to cause allowance Westminster. to be made to Richard de la Pole, keeper of the custom of wool, hides, and wool-fells in the port of Kyngeston-on-Hull, for 100*l.* paid by him out of the issues of the custom to Henry de Percy, receipt whereof the latter has acknowledged before the king in chancery, in execution of the king's order, when he was keeper of the late king's realm, by writ under the seal that he then used to pay the above sum to Henry, to whom he had granted that sum for the expedition of certain of the king's affairs in the northern parts.

Feb. 6. To Simon de Grymesby, escheator beyond Trent. Order not to inter- Westminster. meddle further with the lands of Robert son of Richard de Shupton, and to restore the issues thereof to Robert without diminution, as the late king, understanding that Robert, who held of him in chief, had died, ordered Thomas de Burgh, then escheator beyond Trent, to take Robert's lands into his lands, and Robert has now appeared before the king in chancery in good health, and has prayed that his lands and the issues thereof from the time when they were taken into the late king's hands may be restored to him.

March 14. To the sheriffs of London. Whereas at the complaint of Geoffrey le Westminster. Lacer of London, merchant, to the late king, that whereas he went, in the 9th year of the said king's reign, with his goods and wares to the value of 1,050*l.* to Bologna, in the parts of Lombardy, to trade there with the same, and was robbed of his goods aforesaid within the district, liberty, or jurisdiction of Bologna Grassa in Castel Franco and in the bridge of St. Ambrose by Henry de Bocadeferriis and James his brother, and by Guido Thomasii and other malefactors of the said district, the late king frequently requested the *podestà, anciani,* and community of the said city of Bologna by his special letters to cause restitution of the said goods to be made to Geoffrey, together with satisfaction for the damages incurred by him; but although Geoffrey, by himself and his attorneys, pressed them frequently for justice according to the said letters, they caused restitution of 200 pounds of Bologna only to be made to him, and have done nothing concerning the restitution of the remainder, but have failed altogether to do him justice, as appears by the letters patent of the mayor and aldermen of the city of London under their common seal sent to the king, and by other evidences exhibited in chancery: the king, being unwilling to refrain any longer from providing the said Geoffrey with justice, orders the sheriffs to cause all goods and wares of the men and merchants of the lordship, power, jurisdiction, and district of the city of Bologna Grassa aforesaid, except victuals, to be arrested to the value of the remaining 1,300 pounds of Bologna, and to cause them to be kept safely without diminution until further orders, certifying the king of their proceedings. By pet. of C.

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Membrane 14—cont.

- March 27. To the treasurer and barons of the exchequer. Order to account with Nicholas Orane of London for the money received by him, and to allow to him in the debts due from him 64*l.* 15*s.* 2*d.*, due to him from the late king, to wit 14*l.* 2*s.* 2*d.* for meat bought from him for the expenses of the household in the 6th year of the said king's reign, and 50*l.* for oxen bought from him [for the expenses] of the household in the 12th year of the reign, as appears by two bills of the late king's wardrobe in the possession of Nicholas, as Nicholas has prayed that the said sum, for which he has not been satisfied, may be allowed to him in the 66*l.* 16*s.* 4*d.* due from him to the king, to wit 26*l.* 16*s.* 4*d.* of the time when he was receiver of the late king's moneys, in the 20th year of his reign, to provide victuals therewith for the munition of the Tower of London, and 40*l.* for malt bought by him from the receivers of the king's victuals in the Tower after the king's accession.
- March 1. To the keeper of the lands of the honour of Pontefract. Order to cause to be delivered to Robert de Raygate 240 sheep of his with their issue and other his goods and chattels, which were taken into the late king's hands by reason of the quarrel of Thomas, late earl of Lancaster, as it is agreed in the present parliament that all those who were of the said quarrel, in the late king's time, to pursue Hugh le Despenser, the elder, and Hugh le Despenser, the younger, shall have their goods and chattels again, because the quarrel has been adjudged good and just in the said parliament, and the judgments against those who were of the said quarrel have been wholly annulled.
- April 16. To the treasurer and barons of the exchequer. Order to appoint some of the king's subjects in every county, by letters patent under the exchequer seal, to make diligent scrutiny of counterfeit and clipped (*tonsata*) money, and to take such money into the king's hands and bring it to the exchequer, and to do all other things that the treasurer and barons shall think fit for the indemnity of the king and his people in this behalf, as the king is given to understand that divers men, alien and natives, are bringing into the realm a certain money counterfeit to the sterling, and weighing less and having the same circumscription, and commonly use the said counterfeit and other clipped money in the realm. [*Fædera.*]
- April 18. To Simon de Grymesby, escheator beyond Trent. Order not to intermeddle further with the lands of Goscelin de Eyvill, and to restore the issues thereof, as the king learns by inquisition taken by the escheator that Goscelin held no lands in chief of the late king on the day of his death by reason whereof the custody of his lands ought to pertain to the king, but that he held on the said day divers lands of the bishop of Durham by knight service.
- April 19. To William de Trussel. Order not to distrain the prior of Coventre for his homage and fealty for the lands that he holds of the king, as he has done homage to the king. By p.s. [625.]
The like in favour of the following:
Laurence de Pavely. By p.s. [627.]
- April 21. Robert son of Walter. By p.s. [635.]
Ed. de Bereford.
Ralph Bassett of Weldon, for homage.
- April 20. To William Trussel, escheator this side Trent, or to him who supplies his place. Order to permit Joan de Driby, lady of Tateshale, to have respite during the king's pleasure for the homage due to him for the lands that she holds in chief, receiving her fealty, as the king, compassionating her state, has granted her such respite. By p.s. [629.]

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April 21.
Stamford.*Membrane 14—cont.*

To the sheriff of Buckingham. Order to cause a coroner for that county to be elected in place of John de la Lude, who is insufficiently qualified.

April 24.
Stamford.

To John de Insula, constable of Wyndesore castle. Order to pay to John de Brighton, king's clerk, to whom the late king committed the custody of the gate of Wyndesore park and of his manor in the same park for life, receiving as much therefor as Laurence de Bagshote, deceased, received when he had the custody, the arrears of his wages aforesaid from the time of the constable's appointment, and to pay him the same wages henceforth.

MEMBRANE 13.Feb. 22.
Westminster.

To the treasurer and barons of the exchequer. Whereas Martin de Grymeston, executor of the will of William de Hamelton, and Robert de Neuby, executor of the will of John de Merkyngfeld, Martin's co-executor of the will of the said William, have prayed the king, by petition before him and his council, to cause allowance to be made to them, in the 86*l.* 14*s.* 10*d.* due from Edward I. to the said William for his fee of bread and wine that he ought to have received by reason of the office of chancery and for money lent by William in the said king's great wardrobe in divers years, as appears by a bill under the seal of J. bishop of Bath and Wells, then keeper of the wardrobe of the said king, in the executors' possession, for 68*l.* 14*s.* 2*d.* that are exacted from them for the debts due from William to the said king: the king orders the treasurer and barons to make such allowance to the executors.

By pet. of C. [8241.]

March 8.
Westminster.

To the sheriff of Wilts. Peter de Sancto Fuciano, merchant of Amiens, has shewn the king, by his petition before the king and his council, that whereas he, during the truce between the late king and the king of France, came to Bradeford in that county with woad and other goods and wares for the purpose of trade, and sold the same to James le Bole of Bradeford, dyer (*teyturer*), for 18*l.*, the sheriff of the county arrested the said sum in James's hands during the truce aforesaid, and it is still detained in his hands under arrest, and he has prayed the king to provide a remedy: the king therefore orders the sheriff to cause the said sum to be released from arrest and to be paid to Peter or his attorney, if he ascertain that Peter came to the said town and sold the goods to James during the truce.

By pet. of C.

Feb. 25.
Westminster.

To the treasurer and chamberlains. Whereas Edward I. granted to Christians de Mariscis, lately deceased, the manors of Langele and Wyrardesbury, co. Buckingham, for 100 librates of land, and the manor of Oveston, co. Northampton, for 50 librates of land, to have for her life; and he afterwards granted that her executors should hold the said manors for three years after her death, and should receive the issues thereof for that time for the execution of her will; and after Christiana's death, her executors, at Michaelmas, in the 6th year of the late king's reign, to wit for half [a year] after her death, rendered the manors of Langele and Wyrardesbury into the late king's hands, and he, wishing to make them compensation for what was wanting of the value of the said manors for the two and a half years due to them, granted that they should hold the said manor of Oveston for 7*½* years from Michaelmas aforesaid; and afterwards, by reason of an agreement between the executors and Robert de Appelby, clerk, that they should demise to him the said manor until the end of the aforesaid term, at a yearly rent of 50*l.*, and that he should have the goods and chattels of the deceased in the manor at a reasonable appraisement, the said Robert, on the eve of Midsummer, in the 8th year of the late king's reign, ejected the executors from the said manor and occupied the goods

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Membrane 13—cont.

and chattels of the deceased in the said manor to the value of 96*l.* 8*s.* 0*d.*, contrary to the executors' will, besides 24*l.* 3*s.* 0*d.* received by him from the issues of the manor from the time of the ejectment aforesaid until the manor came to the late king's hands, as appears by an inquisition made by the said king's order; and the said manor came to the aforesaid king's hands, with the goods and chattels aforesaid, by reason of trespasses that Robert committed against him, after Martinmas, in the 9th year of his reign; and the said king, at the petition of the executors to shew them grace concerning what was wanting of the said term of 7*½* years, considering that, when the manor came to his hands by reason of the aforesaid trespasses, 4*½* years of the said term had still to come, which, according to the agreement aforesaid, extended to the value of 225*l.*, granted to them, on 17 November, in the 10th year of his reign, 300*l.* to be paid to them at the exchequer by instalments of 50*l.* at Easter and Michaelmas yearly, as contained in his letters patent; and now it is shewn to the king, on behalf of Thomas Wace, one of the executors of Christiana's will, and on behalf of Philip de Cosseby, executor of the will of Philip, formerly rector of the church of St. James, Garleketh, London, Thomas's co-executor of Christiana's will, that although the said terms have elapsed long ago, and the late king ordered his treasurer and chamberlains to pay to Thomas and Philip the arrears of the said 300*l.*, nevertheless 100*l.* thereof still remain unpaid, and they have besought the king, by their petition before him and his council, to cause the said sum to be paid to them: the king therefore orders the treasurer and chamberlains to pay to Thomas and Philip the said 100*l.*, if they are in arrear, or to cause a suitable assignment therefor to be made to them.

By pet. of C.

Feb. 25. To Roger de Mortuo Mari of Wigmore, justice of Wales. Order to cause the castle of Dynevor and the king's town and cottages of Aynevor (*sic*) and the demesne lands of the said castle to be delivered to Edmund Hakelut, if he was amoved from the custody thereof by the late king because he was of the quarrel of Thomas, late earl of Lancaster, to pursue Hugh le Despenser, the elder, and Hugh le Despenser, the younger, as the late king, on 4 December, in the 4th year of his reign, committed the custody of the said castle to Edmund for life, and, on 9 April following, granted to him the said town, cottages, and lands for life.

Feb. 10. To the treasurer, barons, and chamberlains of the exchequer. Order to cause payment to be made to Nicholas de Bolevill of the arrears of 20*l.* yearly from the exchequer from 25 August, in the 15th year of the late king's reign, when the late king took his homage after he came of age, and to pay him that sum yearly henceforth, as he has shewn the king, by the petition before him and his council, that Henry III. granted to Nicholas de Bolevill, his grandfather, of whom he is the heir, that he should receive 20*l.* yearly at the exchequer, in place of the 20*l.* that the said king previously granted that he should receive at the exchequer until he should provide him with 20*l.* of the land of wardships and escheats, until such time as the said king should provide him or his heirs with 20*l.* yearly of the lands of wardships and escheats, by virtue of which grant the said Nicholas, the grandfather, was seized of the said 20*l.* yearly until his death, since which time neither Nicholas his son, father of the petitioner, a minor in the wardship of Edward I., nor the petitioner, who was afterwards a minor in the late king's wardship after his father's death, have received anything of the said 20*l.* yearly; wherefore Nicholas has prayed the king to provide a remedy.

By pet. of C.

Feb. 16. To the keepers of the temporalities of the bishopric of Hereford. Order Westminster. to deliver to A. bishop of Hereford, his lands, goods, and chattels and the

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Membrane 13—cont.

issues thereof from the time when they were taken into the late king's hands, the lands, goods, and chattels having been taken into the late king's hands because it was presented, by an inquisition taken by his order at Hereford, before his justices to hold pleas before him, that the bishop was of the agreement and adhesion of Roger de Mortuo Mari of Wygmore, who was then reputed a rebel, and that he sent certain men-at-arms in aid of Roger against the said king, and the bishop, being addressed before the justices and before the said king, alleged that he ought not and could not reply in this behalf without offence to God and holy church and without the pope's licence, and that the justices ought not to proceed to take the inquisition, and, although the bishop did not place himself upon any inquisition, the justices proceeded to take inquisition at Westminster, whereby it was found that he was of the above agreement and adhesion, and that he sent men-at-arms as above, and it was therefore considered by the justices that the bishop should remain as convicted thereof in the hands of W. archbishop of Canterbury, and that his lands, goods, and chattels should be seized into the late king's hands, as is contained in the record and process therein, which the king has caused to come before him and his council; and as the bishop, asserting by his petition before the king and his council error in the record and process, has prayed the king to provide a remedy, and it is found, upon the record and process being recited and examined before the king and his council and also in parliament, that errors have intervened in the record and process, and that the record and process are wholly erroneous, whereupon it was considered by the king and his council, by the assent of the whole parliament, that the record and process shall be annulled, and that the bishop shall have again his lands, goods, and chattels, and the issues thereof from the time when they were taken into the late king's hands.

[*Fœdera.*]

By K. & C.

The like to the following :

Thomas de Harpeden, escheator in cos. Wilts, Southampton, Oxford, Berks, Bedford, and Buckingham.

John de Hampton, late keeper of the temporalities of the bishopric of Hereford.

Adam de Halnake, late keeper of certain manors of the bishopric of Hereford. [*Ibid.*]

March 8.

Westminster.

To the treasurer and barons of the exchequer. Alexander de Bergh has shewn the king, by petition before him and his council, that whereas Robert Wawayn—by consideration had between him and Hugh le Despenser, the younger, in order that Hugh might have Alexander's manor of Haterbergh by lordship and power—obtained a commission under Alexander's name of the custody of the castle and town of Scardeburgh for 120*l.* yearly, Alexander being wholly ignorant thereof, and that Robert detained the commission in his possession long afterwards, and levied a great sum of money from the issues of the castle and town aforesaid after the date of the commission, and afterwards delivered the commission to Alexander, the treasurer and barons intend to charge Alexander in his account with the issues received by Robert after the date of the commission aforesaid, and he has prayed the king to have consideration of the damages and grievances sustained by him from the Scots and of the poverty of the said Robert, and to cause the debts that Alexander and Robert owe for the ferm aforesaid, and for victuals delivered to them in the late king's time to be determined; as it is testified before the king and his council that Robert obtained the aforesaid commission in Alexander's absence, and levied a great sum of money from the castle and town before he delivered the commission to Alexander, and that Alexander suffered many damages at the hands of the Scots and by Robert's falsity, the king has granted to Alexander and Robert

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Membrane 13—cont.

that they shall pay 10*l.* yearly to the exchequer for the debts due for the ferm aforesaid, or for what they shall owe at the end of their account of the ferm of the castle and town, and for the victuals aforesaid, until the said debts are paid in full: the king therefore orders the treasurer and barons to cause Alexander and Robert to have the said terms, and to cause them to be enrolled.

By pet. of C.

March 3. To the sheriff of Oxford and Berks. Order to deliver to Isabella de Clare the manors of Shipton and Boreford, co. Oxford, except the borough, and 8*l.* of land in Spene Hamelond near Neubury, co. Berks, and the issues thereof received by the sheriff, as the king learns by inquisition taken by John de Trillowe and Adam de Dene that Gilbert de Clare, late earl of Gloucester and Hertford, granted by his charters, which the late king confirmed by his letters patent on 6 December, in the first year of his reign, the premises to the said Isabella, his sister, for her life, and that Isabella was seised thereof by virtue of this grant whilst she was single, and afterwards, when she was married to Maurice de Berkeley, she continued her seisin thereof together with Maurice until the manors and rent were taken into the late king's hands with other lands of Maurice's, and they are thus in the king's hands, because Maurice was of the quarrel of Thomas, late earl of Lancaster, and that Isabella in no wise released or quit-claimed the manors and rent to any one, and did not change her estate therein, and that they are held of the king in chief by knight service, and that the manor of Shipton is worth 30*l.* yearly and the manor of Boreford, except the borough, is worth 10*l.* yearly in all issues, and it appears by the said charters and letters of confirmation, exhibited before the king in chancery, that the earl granted the manors and rent to Isabella in form aforesaid. By pet. of C.

The like to Bogo de Barentyn, late sheriff of Oxford and Berks, to deliver the issues received by him of the time when he was sheriff.

To Philip Ryot. Order to pay the said rent of 8*l.*, which he holds at ferm by the late king's commission, to Isabella.

To William Trussel, escheator this side Trent. Order not to intermeddle further with a quarter of a messuage and a moiety of a carucate of land in Solihull, co. Warwick, and to restore the issues thereof, as it is found by an inquisition taken by John Walewayn, the late king's escheator this side Trent, that Alice de Caunton held a moiety of the manor of Pyryton, co. Hertford, of the late king in chief on the day of her death in socage by fealty and the service of a pair of gilt spurs, price 6*d.*, and of paying 2*s.* 6*d.* yearly to the sheriff of Hertford at the view of frankpledge of Altonyshevid for all service, and that she held on the said day the aforesaid quarter of a messuage and a moiety of a carucate of John de Oddynggeseles by fealty only, and that David de Caunton, her son, is her next heir and is of full age.

Feb. 19. To the dean and chapter of St. Patrick's, Dublin, collectors of the tenth of the clergy of Ireland imposed by the pope for the use of the late king. Order not to exact any tenth from small ecclesiastical benefices not exceeding the value of 6 marks, unless the holders are beneficed elsewhere, and to cause anything they may have levied therefrom to be restored, as the late king ordered them not to exact or levy any tenth from such small benefices unless the incumbents were beneficed elsewhere, and the king now understands that they exact the tenth from such small benefices although the holders thereof are not beneficed elsewhere. [Fædera.]

MEMBRANE 12.

March 24. To Robert Power, chamberlain of Carnarvan. Order to cause the quay of Kaernarvan to be repaired where necessary out of the issues of his

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Membrane 12—cont.

bailiwick, as the king is given to understand that it is broken down, and that great peril may arise to his castle there unless it be speedily repaired, and that he is bound to repair and maintain it.

March 24. To the same. Order to pay to William de Shaldeford, constable of Crunytha castle, the arrears of his wages for the time that he has been constable, and to pay him his wages henceforth.

The like to the said Robert to pay the aforesaid William the arrears of his wages as constable of Karnarvan castle.

March 22. To the sheriff of York. Order to cause to be paid to Aubinus de Neusom, Westminster. to whom the late king, on 20 January last, granted the custody of the water of Fosse near York, during pleasure, such wages as other keepers have been wont to receive for that custody, in accordance with the late king's grant.

March 22. To the sheriff of Norfolk and Suffolk. Order to cause proclamation to be made prohibiting any earl, baron, or man-at-arms from tourneying, making boards or jousts, seeking adventures, or doing other feats of arms without the king's special licence, and to arrest and keep in safe custody any persons doing the contrary, together with their horses and equipments, certifying the king of the names of those thus arrested. By p.s. [516.]

March 13. To the justices of the Bench. Isabella, late the wife of Henry Nasard of London, and Stephen de Abyndon have shewn the king, by petition before him and his council, that whereas the said Henry was indebted to Edmund, late earl of Arundel, in 1,000 marks, and made a recognisance for that sum to the earl before William de Bereford and his fellows, then justices of the Bench, and for greater security, the said Stephen made a recognisance to the earl for 1,000 marks, so that both recognisances for 2,000 marks were made for 1,000 marks, as appears by a deed of the earl, containing that both recognisances should be cancelled upon payment of 1,000 marks, and although Henry paid 1,000 marks to the earl and received the earl's letters of acquittance, the earl refused to withdraw the said recognisances for 2,000 marks and to cause letters of acquittance to be made to Stephen for the 1,000 marks acknowledged by him, but prosecuted by his lordship against Stephen to levy that sum over again until Stephen made another recognisance to the earl for 600 marks before Geoffrey Lescrop and his fellows, justices to hold pleas before the late king; wherefore Isabella and Stephen have prayed the king to provide a remedy, the goods and chattels and debts of the earl having come to him by forfeiture: as it appears by the earl's deed, exhibited before the king and his council in parliament, that the two recognisances were made to the earl for security for 1,000 marks, which the earl received from Henry in full, as appears by his deed of acquittance made to Henry, also exhibited before the king and his council, and A. bishop of Hereford has testified before the king and his council that the earl acknowledged before him, when he was about to die, that the recognisance for 600 marks was made to him by Stephen to have acquittance of the aforesaid 1,000 marks, and that he had been fully satisfied for all debts due to him from Henry and Stephen by any recognisances, and requested the bishop to testify this to the king and his council in exoneration of his soul, the king orders the justices of the Bench to cause the said recognisances for 2,000 marks to be withdrawn and cancelled.

By pet. of C. [8458.]

Like writ, as in the schedule appended hereto, is directed to Geoffrey Lescrop and his fellows, justices to hold pleas before the king, to withdraw and cancel the said recognisance for 600 marks.

March 1. To the treasurer and barons of the exchequer. Thomas de Houk has Westminster. shewn the king, by petition before him and his council, that he, by the late

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Membrane 12—cont.

king's orders, kept Margaret, daughter of Hugh le Despenser, the younger, in his house with a nurse and a great household for more than three years at his cost, and he owes to the exchequer 22 marks 6s. 8d. for a yearly rent of 5 marks 1d., wherewith his manor of Houk was charged, to be paid to the lord of the honour of Pontefract, from the time when Henry de Lacy, late earl of Lincoln, acquired that rent, and he has prayed the king to cause the aforesaid sum to be allowed to him in part recompense for the costs aforesaid; as W. bishop of Norwich has testified before the king and his council that Margaret stayed with Thomas with a nurse and a great household for the aforesaid time at the cost of Thomas by the late king's order, the king orders the treasurer and barons to cause the aforesaid sum to be allowed to Thomas in the arrears of the said rent, and to cause Thomas Deyvill, keeper of the honour aforesaid, to be discharged of the same in his account.

By pet. of C.

March 8. To the treasurer and barons of the exchequer. Order to cause the clergy of the bishopric of Carlisle to be discharged of all debts due to the exchequer for tenths and for other causes to the king's progenitors, except debts for victuals bought from the late king, as they have prayed the king, by their petition before him and his council, to pardon them the debts due from them for tenths granted to his progenitors, because they are unable to pay them owing to their impoverishment by the frequent coming of the Scots into the bishopric, the king having granted to the community of the counties of Cumberland and Westmoreland pardon of all debts due to him from the times of his progenitors, except debts for victuals bought from the late king, and the said clergy are of the aforesaid community.

[*Federa.*] By pet. of C. [2687.]

March 9. To William Trussel, escheator this side Trent. Order not to intermeddle further with the lands of Roger de Burghefeld, and to restore the issues thereof, as it appears by inquisition taken by Thomas de Harpeden, late escheator in cos. Wilts, Southampton, Oxford, Berks, Bedford, and Buckingham, that Roger held no lands in chief on the day of his death of the late king, but that he held divers lands of other lords by various services.

Feb. 22. To Thomas de Harpeden, escheator in cos. Wilts, Southampton, Oxford, Berks, Bedford, and Buckingham. Order not to intermeddle further with the lands that John de Gomeldon held of other lords than the king, and to restore the issues thereof, as the king learns by inquisition taken by the late king's order that John held on the day of his death certain lands in Porton of the said king in chief as by the forfeiture of Hugh le Despenser, the younger, by homage and fealty and the service of a quarter of a knight's fee, and that he held no other lands of the king in chief as of the crown on the day of his death by reason whereof the custody of his lands ought to pertain to the king, but that he held on the day of his death certain lands in the same town in socage of Jordan Daunger, to wit by the service of 33s. yearly for all service, and that John de Gomeldon, his son, is his next heir and is aged twelve years.

Feb. 22. To Simon de Grymnesby, escheator beyond Trent. Order not to intermeddle further with the lands of John de Evre, and to restore the issues thereof, as it is found by inquisition taken by the escheator by the late king's order that John held no lands of the late king in chief on the day of his death by reason whereof the custody of his lands ought to pertain to the king, but that he held on the said day divers lands of other lords by various services.

Feb. 24. To the constable of Bernard's Castle. Order not to intermeddle in any way with anything touching regal jurisdiction in the bishopric of Durham,

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Membrane 12—cont.

and not to exercise royal office within the same in anywise, as it is considered by the king and his council in the present parliament that the bishop of Durham shall have royal liberty within the liberty of his bishopric, as was granted in the time of Henry III. By pet. of C.

The like to the bailiff of Herte and Hertenesse.

March 8. To the mayor and bailiffs of Southampton. Firmin Averndras and Hugh Lenglache, merchants of Amiens, have shewn the king, by their petition before him and his council, that whereas the late king ordained that the staple of wool, hides, and wool-fells should be held in certain places in his realm, and caused proclamation to be made that all alien merchants might come into his realm with their goods and merchandise in safety, and took such merchants into his protection, the said Firmin and Hugh came, by pretext of the said proclamation, to the aforesaid town with 80 quarters of woad (*wayde*) to trade with the same, and the mayor and bailiffs arrested the said woad by virtue of the late king's order to arrest the goods and wares of men of the power of the king of France, and still detain it under arrest, wherefore Firmin and Hugh have prayed the king to provide a remedy: the king therefore orders the mayor and bailiffs to cause the woad to be delivered to Firmin and Hugh if they find that they came into the realm and that the woad was arrested after the proclamation aforesaid. By pet. of C. [159.]

The like to the sheriff of Southampton.

March 8. To the bailiffs of Shorham. Peter de Sancto Fuciano, merchant of Amiens, has shewn the king, by petition before him and his council, that whereas he came with his woad and other goods, to the value of 28*l.*, to the said town during the truce between the late king and the king of France, in order to trade there with the same, Thomas Moraunt, late bailiff of that town, arrested the woad and goods during the truce, and they are still detained under arrest, wherefore he has prayed the king for remedy: the king therefore orders the bailiffs to cause the woad and goods to be delivered to Peter, or to his attorney in this behalf, to make his profit therewith, if they find that he came to the town during the said truce, and that his goods were arrested by the said Thomas during the truce. By pet. of C.

March 8. To the mayor and bailiffs of Southampton. Thomas le Gras, Hugh Lenglache, John de Sancto Fuciano, and Simon le Mascis, merchants of Amiens, have shewn the king, by their petition before him and his council, that whereas the late king ordained that the staple of wool, hides, and wool-fells should be held in certain places within the realm, and caused proclamation to be made that all alien merchants might come into his realm safely and securely, and they came to the said town by virtue of the said proclamation with divers goods and wares in order to trade there with the same, the said mayor and bailiffs, by virtue of an order of the late king's to arrest all the goods of the men of the dominion of the king of France, arrested divers of their goods and jewels, to the value of 400*l.*, and their horses, price 100*s.*, and still detain the same under arrest, wherefore they have besought the king to provide a remedy: the king therefore orders the mayor and bailiffs to cause the aforesaid goods, jewels, and horses to be delivered to the said merchants, if they find that they came into the realm by virtue of the said proclamation, and that the goods, jewels, and horses were arrested after the proclamation. By pet. of C. [169.]

The like to the sheriff of Southampton.

Feb. 22. To Roger de Wodeham, constable of Haddeleye castle and keeper of certain lands in the king's hands in co. Essex. Order to deliver to Roger de Estwik and Alice his wife 12 acres of land in Haddeleye and the custody of the park of that town, as the king learns by inquisition taken by Thomas Gobion, John de Crosseby, and John de Lyston that Roger and Alice had

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Membrane 12—cont.

the said land, together with the custody of the park, of Alice's inheritance, and that they and her ancestors from time out of mind were seized thereof of the gift of Geoffrey de Pertico and Matilda his wife, sometime lords of the castle and town of Haddeney, who enfeoffed one Stephen son of Odyn, an ancestor of Alice, thereof, from whom the tenements descended in succession to Alice, who held the land and custody peacefully together with the said Roger until the feast of St. Margaret, in the 19th year of the late king's reign, when the said king ousted them from the land and custody because they would not receive Hugh le Despenser, the younger, at the time of his exile, and thus the land and custody remained in the late king's hands and are now in the king's hands, and that Roger and Alice did not change their estate therein at any time, and that the land and custody are held of the king as of the honour of Reynegh by the service of keeping the park aforesaid, and are worth yearly in all issues 8*s.* 6*d.*

Membrane 12—Schedule.

March 13. To Geoffrey le Scrop and his fellows, justices to hold pleas before the king. Stephen de Abyndon has shewn the king, by petition before him and his council in parliament, that whereas Henry Nasard in his lifetime owed to Edmund, then earl of Arundel, 1,000 marks, and made a recognisance therefor to the said earl before William de Bereford and his fellows, the late king's justices of the Bench, and in order to make greater security Stephen made another recognisance in the Bench aforesaid to the earl for the like amount, so that the two recognisances for 2,000 marks were made for 1,000 marks, as appears by a deed of the earl, containing that both recognisances should be cancelled upon payment of 1,000 marks, and although Henry paid 1,000 marks to the earl and had his letters of acquittance, the earl nevertheless refused to withdraw the said recognisances for 2,000 marks and to cause letters of acquittance to be made to Stephen for the 1,000 marks acknowledged by him, as is aforesaid, but prosecuted by his lordship against Stephen to levy that sum again, until Stephen, Robert de Welles, knight, and Richard de Betoyn, merchant, made another recognisance to the earl for 600 marks before the said Geoffrey and his fellows, the late king's justices to hold pleas before him; wherefore Stephen has prayed the king to provide a remedy, as the goods, chattels, and debts of the earl have come to him by the earl's forfeiture: as it appears by the earl's deed, exhibited before the king and his council in parliament, that the two recognisances were made to the earl for security for 1,000 marks, which the earl received from Henry in full, as appears by his deed of acquittance made to Henry only, likewise exhibited before the king and his council, and A. bishop of Hereford has testified before the king and his council that the earl, when he was about to die, acknowledged before him that the recognisance for 600 marks was made to him in order to have acquittance of the aforesaid 1,000 marks, and that he had been fully satisfied for all debts due to him from Henry and Stephen by any recognisances, and requested the bishop to testify this to the king and his council in exoneration of his soul, the king orders the said justices to cause the aforesaid recognisance for 600 marks to be withdrawn and cancelled.

By pet. of C. [8458.]

MEMBRANE 11.

March 12. To the treasurer and barons of the exchequer. Order to cause Richard de Potesgrave, king's clerk, late keeper of the lands of Thomas de Aldon in co. Kent, to be discharged and acquitted of the issues of the said lands from 26 July, in the 17th year of the late king's reign, when the late king pardoned Thomas for being against him in the castle of Ledes and for being

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Membrane 11—cont.

an adherent of Bartholomew de Badelesmere and other contrarians, and granted him all his lands, goods and chattels, and ordered the said Richard to deliver to him his lands, goods and chattels in co. Kent. They are also ordered to cause Richard to be discharged of the goods and chattels delivered to Thomas by him.

To the same. Order to allow the prioress and nuns of Basdale, in the moor of Blakhous, to pay the 19*l.* due from them for the late king's victuals bought by them at Newcastle-on-Tyne, at the rate of 4*l.* 15*s.* 0*d.* yearly, and to cause the said terms to be enrolled.

March 10.
Westminster.

To Benedict de Fulsham, the king's butler, or to him who supplies his place in the port of Hull. Whereas lately, at the prosecution of W. archbishop of York—suggesting to the king that Athelstan, sometime king of England, the king's progenitor, granted by his charter to the archbishop of York and his successors all liberties in the water of Hull that heart might think or eye might see, and that afterwards Henry III. granted to Walter Giffard, then archbishop, that he and his successors should have and hold their port and prises there, as well of wines as of other merchandise there arriving, as Walter de Grey and other predecessors of the said Walter had, and that from the time of the said grant the predecessors of the archbishop had their prises of wines in the said water until the time of the grant of Henry III. in the same manner as the late king and his progenitors made and had such prises elsewhere in the realm, and from that time until Matthew Colombers, the butler of Edward I. hindered the archbishop thereof, and that the said archbishop and his predecessors were impeded frequently from that time from making and having their prises in the said water by the butlers of the late king, and that the late king appointed Henry le Scrop, William de Herle, John de Denum, and Adam de Hoperton to enquire by the oaths of men of co. York concerning the premises, and it is found by the inquisition taken accordingly before Henry and Adam, in the presence of Geoffrey son of Hugh, then bailiff of Hull, returned into the late king's chancery, which inquisition the king has caused to come before him, that Walter de Grey, sometime archbishop of York, and his predecessors from time out of mind had and held, as of the right of their church of York, their port and prises of wines arriving in the water of Hull, to wit receiving from each ship bringing over 20 tuns of wine for sale in the said water, two tuns of wine, one before and one behind the mast, paying 20*s.* for each tun thus prised (*priso*), until the 51 Henry III., when that king granted to Walter Giffard, then archbishop, that he and his successors for ever should have and hold their said port and prises in the water of Hull, as Walter de Grey and other predecessors of Walter Giffard had their port and prises freely and quietly, and that the aforesaid Walter Giffard and his successors had and held the port and prises from the time of the aforesaid grant peacefully as Walter de Grey and his predecessors had until 11 Edward I., when one Matthew Columbers, then archbishop, took the prises of wines in the said water into the aforesaid king's hands, and of his own wrong impeded the archbishop from receiving such prises, by pretext of which hindrance the said William and his successors have been hitherto impeded from receiving the prises in the water aforesaid by the butlers of Edward I. and Edward II., and are thus impeded by the aforesaid Benedict, and that the aforesaid kings have had and held the said prises from the time of the impediment thus applied by Matthew; wherefore the archbishop has prayed the king, by petition before him and his council, to cause restitution of the prises to be made to him—the king, having consideration to the charter and inquisition aforesaid, and because Benedict has said nothing to the contrary in parliament before the king and his council, except that he

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Membrane 11—cont.

found the king seised, and Stephen de Abyndon and Walter Waldeshef, butlers of the late king, who were ordered by divers writs to certify the late king and his council concerning the premises, have certified nothing that is to the contrary of the premises, except that they found the king's progenitors seised, and the treasurer and barons of the exchequer have certified the king and his council that they have not found that the king's progenitors were seised of such prises in the water of Hull before the making of the charter of Henry III., orders Benedict to amove the king's hand from such prises in the port of Hull, and to permit the archbishop to have his prises therein without impediment. [*Fædera.*]

Feb. 7.
Westminster.

To William Trussel, escheator this side Trent. Order to deliver to William Deyncourt the manor of Blaunkeneye and Braunceston, co. Lincoln, with the soke, and a messuage in the bailey of Lincoln, and the manor of Graneby, co. Nottingham, as the king learns by inquisitions taken by the late king's order that Edmund Deyncourt held at his death no lands in his demesne as of fee of the late king in chief, but that he held the premises for life of the gift of Master Oliver Deyncourt and John Deyncourt of Parkehalle by fine levied by the late king's licence in his court, and that they ought to remain to the said William and the heirs of his body, and that the manors and soke are held of the king as of the crown by the service of one knight's fee, and that the messuage is held of the king by the service of 1*d.* yearly for all service, the king having taken William's homage for the manors and messuage aforesaid and rendered them to him; saving to Hamund de Mascy and Joan his wife, late the wife of Edmund son of John Deyncourt, kinsman of the aforesaid Edmund Deyncourt, the said Joan's dower of the manors and messuage, according to the form of a deed made by the said Edmund when the said Edmund son of John espoused her at the church door, to be assigned to them by the king.

To Simon de Grymesby, escheator beyond Trent. Order to deliver to the aforesaid William the manors of Holmesfeld and Elmeton, co. Derby, except a messuage, 312 acres of land, 14 acres and 3 roods of meadow, and 52*s.* 4*d.* of rent in the latter manor, as the king learns by inquisition taken by John de Bolingbrok, late escheator in cos. Warwick, Leicester, Nottingham, and Derby this side Trent, by the late king's order, that Edmund Deyncourt held at his death no lands in his demesne as of fee of the late king in chief in his bailiwick, but that he held the aforesaid manors, with the above exceptions, for life of the gift of Master Oliver Deyncourt and John Deyncourt of Parkehall by fine levied by the late king's licence in his court, and that they ought to remain to William Deyncourt and the heirs of his body, and that they are held of the king as of the crown by the service of one knight's fee, the king having taken William's homage for the premises and rendered them to him; saving dower to the aforesaid Hamund and Joan as in preceding order.

To the same. Order not to intermeddle further with certain lands in Oxcroft, co. Derby, and to restore the issues thereof, which lands were taken into the late king's hands by reason of the death of the aforesaid Edmund Deyncourt, as the king learns by inquisition taken by John de Bolynbrok, the late king's escheator in cos. Warwick, Leicester, Nottingham, Derby, and Lancaster, that Edmund at his death held no lands of the said king in chief in his demesne as of fee by reason whereof the custody of his lands ought to pertain to the king, but that he held on that day the said lands in Oxcroft of John Folevill by the service of a quarter of a knight's fee, and that William Deyncourt, his kinsman, is his next heir and of full age; saving dower to the aforesaid Hamund and Joan as in the preceding order. By p.s.

March 8. To Simon de Grymesby, escheator beyond Trent. Order not to intermeddle further with a messuage, 312 acres of land, 14 acres and 3 roods of

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Membrane 11—cont.

meadow, and 52*s.* 4*d.* of rent in Elmeton, and to restore the issues therof to Hamund de Mascy and Joan his wife, as the king learns by inspection of part of a fine levied before William de Beresford and his fellows, the late king's justices of the Bench, between William son of William de Emeleye, defendant, and Edmund Deyncourt, deforciant, and by inquisition taken by the escheator that William granted to Edmund Deyncourt the premises for life, with remainder to the said Hamund and Joan for the term of Joan's life, with remainder to Isabella, daughter of John Deyncourt, and the heirs male of her body, with remainder to the right heirs of Edmund, and Hamund and Joan have appeared in chancery and have prayed that the tenements may be delivered to them, and William Deyncourt, kinsman and heir of Edmund, has confessed before the king in chancery that the fine was levied in form aforesaid.

March 13. To the treasurer and barons of the exchequer. Henry, son and heir of Westminster. John de Grey, tenant in chief of the late king, has shewn the king, by his petition before him and his council, that whereas he stayed in the late king's service in Gascony from St. Peter ad Vincula, in the 17th year of the said king's reign, until the feast of St. Mary Magdalene following, during which time his father died, to wit at the feast of SS. Simon and Jude, and he could not therefore forthwith (*recenter*) leave the late king's service to prosecute his seisin of the lands that descended to him in inheritance after his father's death, according to the custom, and the executors of his father's will are bound to the king at the exchequer in 15*l.*, and he has prayed the king to cause that sum to be assigned to him by reason of his service aforesaid: the king, having consideration to the damages that Henry sustained by reason of his stay in the aforesaid service, and to the grateful service rendered by him to the king and his father, has granted to him 52*l.* of the aforesaid sum, and he therefore orders the treasurer and barons to cause that sum to be levied from the executors and paid to Henry. By pet. of C.

To the same. Like order to cause the aforesaid Henry to be discharged and acquitted of 10*l.*, which he owes to the exchequer of the debt of Robert Mauntel.

By pet. of C.

March 16. To William Trussel, escheator this side Trent. Order to cause dower to Westminster. be assigned to Joan, late the wife of Thomas de Saunford, tenant in chief, upon her taking oath not to marry without the king's licence.

MEMBRANE 10.

March 23. To the master of the hospital of St. John without the east gate of Oxford. Westminster. Order to retain in their house brother Nicholas de Staple, late master of the hospital of Ospringe, and to cause maintenance in all things to be administered to him during his life as one of their chaplain-brethren, in place of brother William de Dewesburi, late brother of their hospital, whom the late king sent to the hospital of Ospringe to stay therein as one of the brethren, when he sent the said Nicholas to them. The king has ordered the master of the hospital of Ospringe to find the said William his maintenance in place of Nicholas in the like manner.

By K.

Mandate in pursuance to the master of the hospital of Ospringe.

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To the mayor and bailiffs of the city of Lincoln. Order to aid Richard de Skeryngton, to whom the king has granted the custody of the hospital of the Holy Innocents without Lincoln, and those whom he shall depute in his place in collecting and levying the rents due to the hospital, as the king understands that divers rents appointed for the maintenance of the poor and

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Membrane 10—cont.

infirm in the hospital by the king's progenitors and others from certain tenements in the city are wilfully detained by the tenants of the tenements.

Vacated because in the Patents under another's name. [Rot. Pat., 1 Edw. III., p. 1, m. 34.]

Feb. 18. To John de Denum, keeper of the lands that belonged to Philippa, late Westminster. the wife of Roger de Bradeburn, in co. Derby, or to him who supplies his place. The aforesaid Philippa has shewn the king, by her petition before him and his council, that she, long before Thomas, late earl of Lancaster, prosecuted his quarrel against Hugh le Despenser, the elder, and others, acquired to her and her heirs in fee from Henry de Bradeburn, deceased, the manors of Bradeburn and Hogh, in the said county, and was seised thereof in her demesne as of fee until the late king's escheator in those parts unjustly amoved her from the manors and took them into the late king's hands, because the said Henry adhered to the earl in the aforesaid quarrel, pretending that the manors were Henry's and not hers, whereupon she afterwards prayed the late king to provide a remedy; and although it was found by an inquisition taken before Roger de Beler and his fellows by the late king's order that the manors were the right of Philippa by reason of the acquisition aforesaid, and they were delivered to her as her right by virtue of a writ of the late king's directed to the aforesaid keeper, and she was long seised of them by the aforesaid delivery, the late king caused them to be taken into his hands again because the inquisition did not say that it was taken in the presence of the keeper of the manors, and the manors are thus in the king's hands, wherefore she has prayed the king to provide a remedy: as it appears by the rolls of chancery that the manors were at first taken into the late king's hands by reason of the quarrel aforesaid, which has been adjudged good and just by the king and the whole parliament, and the judgments rendered against those who were of the quarrel have been wholly annulled, the king orders the keeper to deliver the manors to Philippa, together with the issues and arrears of ferms for which answer has not been made to the late king.

By pet. of C. [396.]

March 22. To the collectors of the custom of wool in the port of Lenne. Order to Westminster. permit all merchants, native and alien, and others to ship (*eskippare*) their wool in that port, and to permit them to cross with their wool without impediment, notwithstanding any orders of the late king or letters or bills of John de Charleton, as Richard de Betoigne, mayor of the staple of wool, has shewn the king that the late king, at the procurement of the said John, then mayor of the staple, ordered the said collectors and other collectors that no wool of native or alien merchants or others should be shipped in any port within the realm without certificate by letters or bills of the said John or of him who supplied his place directed to the collectors of customs (*custumariis*) of the places where such shipment should happen to be made, and the collectors have not permitted, and do not permit, wool to be shipped in that port without such letters or bills, wherefore Richard has prayed the king for a remedy. It is not the king's intention that anything shall be attempted contrary to the ordinance of the staple within this realm by pretext of such order.

By pet. of C.

The like to all the collectors throughout England.

March 5. To the treasurer and barons of the exchequer. Order to allow the abbot Westminster. of St. Mary's, York, to pay 600*l.*, the remainder of his account of the time when he and his predecessors were collectors of the tenths of the clergy in the time of Edward I. and Edward II., and for his own tenths, at the rate of 100*l.* yearly, which terms the king has granted to him, in response to his petition, in consideration of the damages inflicted upon the abbey by the Scots.

By pet. of C.

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Membrane 10—cont.

March 10. To the same. Order to cause allowance to be made to Elizabeth, late Westminster. the wife of David de Langton, and executor of his will, in the debts due from her to the exchequer, for 98*l.* due from the late king to David for his stay in the castle of Werk, as appears by a bill under the seal of Roger de Norburgh, keeper of the said king's wardrobe, in her possession, as she has besought the king to cause the said 98*l.* to be allowed to her in the debts due from her, she being indebted to the king in divers debts for a fine made with the late king for the custody of the land and heir of the said David and for having licence to marry whom she will. By pet of C. [2783.]

Feb. 15.

Westminster. To Robert de Insula, keeper of forfeited lands in co. Northumberland and in the bishopric of Durham. L. bishop of Durham has shewn the king, by petition before him and his council, that whereas he has and ought to have, and he and his predecessors have always had hitherto from time out of mind, royal rights between the waters of Tyne and These in Northamshire and Bedelyngtonshire, co. Northumberland, and have exercised the said rights by themselves and their own ministers, and have done justice of all and singular things arising between the waters aforesaid and in the said places by themselves and their ministers, without the king or his progenitors or any bailiff or minister of the king or his progenitors intermeddling in any way, except in default of the bishop or his predecessors in exhibiting justice, by pretext of which royal liberties the bishop ought to have forfeiture of war in the liberty and places aforesaid, and Anthony, sometime bishop of that place, his predecessor, caused the castle and manor of Bernard's Castle with appurtenances, forfeited by John de Balliolo, formerly lord thereof, and the manor of Herte and Hertenesse, forfeited by Robert de Brus, formerly lord of that manor, within the liberty aforesaid, to be taken into his hands by virtue of such royal liberties, and held them thus peacefully for some time as the right of his church, until Edward I. caused him to be amoved from the castle and manors without judgment and without his being called, pretending that such forfeiture of war, both within the liberty of the bishopric and elsewhere, ought to pertain to him, and caused the castle and manors to be taken into his hands, although Henry III. revoked by his charter and council a collation that he made to Thomas de Clare of the manor of Gretham, in the liberty of the bishopric aforesaid, which manor belonged to Peter de Monte Forti and which the said king at that time believed pertained to him by Peter's forfeiture, when the said king granted that the bishop might have his will of the manor of Gretham and of other lands forfeited and escheated within his royalty aforesaid, in the same manner as the said king had of such lands forfeited to him elsewhere in his realm; and although the said bishop frequently sued in divers parliaments of the late king for justice in the premises, he could not obtain justice, and he has therefore prayed the king to provide a remedy: as it appears by the said charter of Henry III., exhibited before the king and his parliament, that the said king revoked by his council the aforesaid collation of the manor of Gretham, and granted that the bishop should have his will thereof and of other lands forfeited within the said liberty, as is aforesaid, and certain answers to divers petitions of the said bishop in the parliaments of the late king have been inspected and examined, made by the late king's council for the information of his right, which answers, with other memoranda touching the matter found in the treasury and chancery, the king caused to come before him and his council in parliament, and nothing is found therein by reason whereof the bishop ought to be excluded from his petition, it is agreed by the king and all his council in parliament that the bishop shall have his liberty of such forfeitures according to the tenor and effect of the charter aforesaid, and the king therefore orders the keeper to amove the king's hand from lands

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within the liberty of the bishopric aforesaid and in the said places of Northamshire and Bedelyngtonshire that are in the king's hands by forfeiture of war, and not to intermeddle further with the same. It is not, however, the intention of the king and his council that any one now holding lands of such forfeitures by the grants of the king's progenitors shall be amoved therefrom without answer by virtue of the agreement aforesaid. By pet. of C.

The like to William de Denum, fermor of certain lands forfeited to the king in Bedelyngtonshire, co. Northumberland.

The like to Simon de Grymesby, escheator beyond Trent.

Feb. 18. To Simon de Grymmesby, escheator beyond Trent. Whereas Lecia, late the wife of Ralph de Rugemund, demanded in the late king's court before William de Bereford and his fellows, then justices of the Bench, by the said king's writ, 4 messuages, 2 tofts, 15 bovates of land, 4 acres of meadow, and 10s. 11d. of rent in Holm near Pykhale, as her right and marriage, against John de Thornton, chaplain, and Alexander le Clerk of St. Leonard's hospital, York, and the said John and Alexander said in court that they were tenants of the said tenements on the day when the said writ was sued out, and Lecia afterwards recovered the tenements against them by consideration of the court, as appears by the record and process of the suit, which the late king caused to come before him and which have been seen and examined by the king and his council, and the king learns by an inquisition taken by Thomas de Eyyyll and Adam de Hoperton by the late king's order that John and Alexander were tenants of the said tenements on the day when the said writ was sued out, to wit 10 February, in the 14th year of the late king's reign, and that they, whilst the plea was pending before the justices aforesaid, enfeoffed John de Hartcla of the said tenements, to wit in three weeks from Michaelmas, 15 Edward II., and that the said John [de Hartcla] within 15 days following enfeoffed Andrew de Hartcla, his brother, of the aforesaid tenements, who held them until his death, by whose forfeiture they came to the late king's hands, and that Lecia could not have seisin of the tenements because they were thus in the late king's hands at the time of the recovery, and that the tenements that were in the late king's hands in Holm by Andrew's forfeiture are the same tenements that Lecia recovered against John de Thornton and Alexander, as is aforesaid, and that she never remitted them to John de Hartcla or to Andrew or made any estate thereof to them, and that she died whilst the matter was pending undiscussed, to wit on Monday before Christmas, 19 Edward II., in her bed by natural death, and that Richard de Ruchemund, chaplain, is her son and heir, and is aged 40 years, and that the tenements are held of Robert Coigners by knight service, and are worth yearly in all issues 100s.: the king orders the escheator to deliver the aforesaid tenements to Richard, if they are in the king's hands solely by reason of Andrew's forfeiture. By pet. of C. [3475.]

March 3. To the sheriff of Southampton and to the bailiffs of that town. Whereas the king—at the prosecution of Arnald Artinh, merchant of Gascony, by petition before him and his council, suggesting that whereas he came to Southampton with his goods and merchandise relying upon the late king's proclamations made at London and Bordeaux that strange merchants might come into England with their goods and merchandise safely and securely to trade therein with the same, the bailiffs of that town arrested him and his goods by virtue of an order of the late king's to arrest all merchants of the power of the king of France and all their goods and chattels, wherefore Arnald prayed the king to provide a remedy—ordered the bailiffs to certify him of the time when Arnald came to that town with his goods and merchandise, and at what time he was arrested and his goods taken into the late king's hands, and for what cause, etc., and they have signified that Arnald arrived

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in the port on 5 April, in the 19th year of the late king's reign, and that on Sunday before the Translation of St. Thomas the Martyr, in the same year by the order of John de Hildesle, the late king's clerk, and of Andrew Rosekyn, shewing the late king's order to arrest all men of the power of the king of France and their goods and chattels, the said Arnald and 10*l.* 13*s.* 4*d.* of his money in the hands of Richard Bagge, his creditor, and 30*s.* in the hands of Robert de Neuweton, another of his creditors, were arrested, and still remain arrested: as it appears by inspection of the rolls of chancery that the late king, on 1 May, in the 19th year of his reign, took all strange merchants into his protection, willing that they should come safely into England with their goods, and it appears by the return that Arnald and the said sums of money were arrested on the aforesaid Sunday, which was before the proclamation that the merchants of the power of the king of France should not come except at their peril, the king orders the sheriff and bailiffs to release Arnald and the said sums of money from arrest, and to cause the sums to be delivered to Arnald.

MEMBRANE 9.

March 13. To the treasurer and barons of the exchequer. The abbot of Westminster has shewn the king, by petition exhibited before him and his council in parliament after the Purification, that whereas the king's progenitors granted to the abbots of that place, his predecessors, a tenth of the ferm of the town of Droitwich (*de Wychio*), in co. Worcester, for which tenth the present abbot and his predecessors have heretofore received 8*l.* yearly at the exchequer, as well in the times when the manor was in the hands of the king's progenitors as in the hands of others, as the abbot asserts that he can prove by the rolls and memoranda of the exchequer, until the time when Edward I. granted the manor to Margaret his consort in dower, and Margaret paid the tenth to the abbot all the time that she held the manor, and the abbot has received nothing from the time of her death, to wit from the 11th year of the late king's reign, and was unable to receive anything because the late king granted the manor to Queen Isabella, who refused to pay the tenth for the time that she held it, and also because the late king granted the manor to Edmund, earl of Kent, to him and the heirs of his body, as of the value of 8*l.* 5*s.* 0*d.* yearly, and the earl, asserting that he was not bound to pay the tenth, refused to pay it to the abbot, and the abbot has prayed the king to cause the arrears of the said tenth to be paid to him, and to order the tenth to be paid to him henceforth: as the abbot has exhibited before the king and his council a charter of William the Conqueror, the king's progenitor, who gave the tenth to the abbot by the same charter and by the following words 'I have moreover given the tenth of Wych of the part that pertained to me, and I have again rendered to them the same part, which was unjustly taken away from them, which part king Edward had previously given to them,' and it is found by certificate made before the king and his council by the treasurer and barons that the abbots of Westminster were paid the said 8*l.* at the exchequer for the tenth aforesaid, sometimes in money, sometimes by allowances in the debts then owing by them to the exchequer, and also by the hands of the aforesaid Margaret for all her time, the manor being assigned to her as of the value of 8*l.* 5*s.* 0*d.* besides the fixed alms, until the ferm of the town was granted to Queen Isabella, who paid nothing of the tenth because the charter that she had made mention of the whole ferm without any exception of the tenth being made, and that the ferm is now granted to the said earl without any exception of the tenth being made, the king orders the treasurer and barons to cause the abbot to have allowance

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- in the debts owing by him for the arrears of the said tenth for the time aforesaid. The king has ordered the treasurer and chamberlains to pay the tenth to the abbot henceforth out of the treasury. By pet. of C.
- March 13.** Mandate in pursuance to the treasurer and chamberlains. By pet. of C. Westminster.
- March 17.** To Richard de Kenebrok, king's clerk. Order to sell the king's small ships and boats in his custody by the view and testimony of Alan le Palmere and Martin his brother, the king's carpenters, as shall seem best for the king's benefit, and to answer to the exchequer for the moneys thence arising, as the king learns from him that the said ships and boats deteriorate daily for lack of good custody and will be lost altogether shortly unless provision be made speedily. By bill of the treasurer.
[*Feadera.*]
- March 17.** To William Trussel, escheator this side Trent. Order to deliver to Avelina, late the wife of John Giffard of Brymmesfeld, tenant in chief of the late king, the following of the said John's lands, which the king has assigned to her in dower: the castle and manor of Brymmesfeld, co. Gloucester, of the yearly value of 25*l.* 8*s.* 9*½d.*; the manor of Rokhampton, in the same county, of the yearly value of 27*s.*; a third of the manor of Begeworth, in the same county, of the yearly value of 11*l.* 18*s.* 1*d.*; a moiety of the manor of Stapelford, co. Wilts, of the yearly value of 18*l.*; the wood of Caylye in Walles, co. Gloucester, of the yearly value of 6*s.* 8*d.*
- March 23.** To Robert Power, chamberlain of North Wales. Order to pay the fees and wages of the justices, constables, and officers within his bailiwick from the time of his appointment, and to pay the same hereafter until otherwise ordered.
- March 24.** To William Trussell, escheator this side Trent. Order to cause dower to be assigned to Agnes, late the wife of Roger de Elmerigg, tenant in chief of the late king, upon her taking oath not to marry without the king's licence.
- March 25.** To R. bishop of Salisbury. Signification that he may do what pertains to him at the presentation of the prior of Tof, proctor in England of the abbot of Préaux, of the power of the king of France, to the church of Spegbury, co. Dorset, in that diocese, notwithstanding the king's writs of prohibition directed to him, the king having prohibited the bishop admitting any person to the church until it should be discussed in his court whether the advowson of the church pertained to him or to the prior, because he was given to understand that the church, which is of the said abbot's advowson, was vacated before the king, on 5 February last, restored the lands, fees, and advowsons of alien men of religion of the power of the king of France within this realm, which the late king had caused to be taken into his hands by reason of the war between him and the king of France, as the king learns by the bishop's letters patent and by the certificate of the sheriff of that county that the church began to be void by the death of Master Ralph Morel, the last rector, on Sunday after the Purification last, to wit on 8 February.
- March 24.** To the sheriff of Dorset. Order to cause a coroner for that county to be elected in place of Bartholomew Payne, whom the king has amoved from office because he is incapacitated by illness and age.
- March 27.** To the treasurer and chamberlains. Order to pay to the king's serjeant William le Mareschal, keeper of certain horses of the king's staying at Redyng', the necessary costs for the maintenance of the said horses, as used to be paid to Hugh Beaurepeir, the late king's keeper thereof. By p.s. [540.]
- March 25.** To William Trussel, escheator this side Trent. Order to desist from disquieting John de Warenn, earl of Surrey, for entering the manor and

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Membrane 9—cont.

town of Theford, and to permit him to hold the same until further orders, and to restore to him any issues received thence, as the earl has shewn the king, by petition before him and his council in parliament, that whereas he demised the manor and town to Ralph de Cobham for life, and entered the same after Ralph's death, and holds them at present, the escheator disquiets him because he entered the manor and town without the king's livery, and exacts the issues thereof from him for the king's use, wherefore the earl has prayed the king to provide a remedy, and he has found security before the king in chancery by Alan Talbot to answer to the king at the exchequer for the issues thereof if they ought to pertain to the king.

To John de Blomvill, late escheator in cos. Norfolk, Suffolk, Cambridge, Huntingdon, Essex, and Hertford. Order to deliver to the aforesaid earl all the issues of the said manor and town received by him.

March 12. To the treasurer and chamberlains. Order to cause the executors of Westminster Christiana de Mariscis to be satisfied by payment or assignment for 221*l.* 16*s.* 5*d.*, in accordance with the late king's order to Walter de Norwyco, then supplying the place of his treasurer, by writ of privy seal, to cause the stock (*instaurum*) and goods and chattels in the manors of Langele and Wyrardesbury, which manors Christiana held for life of the grant of Edward I. in exchange for certain lands in Ireland, whereof she had previously enfeoffed him, to be appraised by John de Mauwardyn for the use of the late king, and to cause the said executors to be satisfied for the above sum, at which the stock, goods and chattels were appraised in the presence of the executors, the late king having afterwards ordered Ingelard (*Ingelrado*) de Warle, then keeper of his wardrobe, to cause the said sum to be paid to the executors without delay, but the executors have not yet obtained payment thereof, and they have not yet been satisfied therefor, as the king learns from their petition before him and his council, although the late king frequently ordered the treasurer and barons of his exchequer to call before them the said Ingelard and the executors, and to hear the reasons on both sides, and to cause the executors to be satisfied, and although Ingelard and the executors appeared before the treasurer and barons in accordance therewith.

By pet. of C.

March 30. To William Trussel, escheator this side Trent. Order not to distrain Westminster John de Bares, the elder, for his homage for the lands that he holds of the king, as he has done homage to the king.

By p.s. [552.]

MEMBRANE 8.

Feb. 24. To Robert Power, chamberlain of North Wales. Order to pay to Oillard Westminster de Well, constable of Hardelagh castle, the arrears of his wages from the time of the chamberlain's appointment, and to pay him the said wages henceforth.

March 8. To the treasurer and barons of the exchequer. Order to cause the men of Richemondeshire and Northrithinge, co. York, to have respite until Easter next, and for two years from then for the debts due to the exchequer for the late king's victuals bought by them, as the king has granted them such respite in consideration of the damages sustained by them by the frequent coming of the Scots into those parts.

By pet. of C.

March 8. To the same. Order to cause allowance to be made to Richard de Westminster Moseleye, late receiver of the issues of the honour of Pontefract, then in the late king's hands, for 384*l.* 14*s.* 5*d.* in the money due from him for the issues of his bailiwick, if they find by the account rendered by Roger de Horsle, late constable of Baumburgh castle, that Roger bought corn to the

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above value from Richard for the munition of Baumburgh castle, as Richard has prayed the king to cause this sum to be allowed to him in the debts due from him to the exchequer for the issues of his bailiwick.

By pet. of C. [13972.]

Feb. 26. To the sheriff of Devon. Order to receive from Otto de Bodringan all Westmister. the king's victuals in his custody in the Island of Lundy by indenture, the king having ordered Otto to deliver them to the sheriff, and to expose them for sale as quickly as possibly by the view and testimony of Otto, and to pay out of the money received for them Otto's wages for the time when he had the custody of the Island.

Feb. 25. To the treasurer and barons of the exchequer. Order to allow to Richard Westminster. de Perrers, sheriff of Essex, executor of the will of James de Perers, in the arrears of his account as sheriff 1*l.* 13*s.* 4*d.*, which the late king owed to James, a knight of his household, for his fee and robes between 1 December, in the 8th year of his reign, and the last day of January, in the 9th year, in the time of W. archbishop of York, then keeper of the wardrobe, as appears by a bill of the wardrobe delivered by James to Richard for a debt due to him, as Richard has besought the king, by petition before him and his council, to cause the aforesaid sum to be allowed to him in the arrears of his account.

March 9. To the keeper of the manor of Assheton near Boyton. Order to Westminster. pay to John Torny of Werston the arrears of the yearly rent and robe mentioned below from the said manor, and to pay him the rent and robe hereafter for so long as he shall be keeper of the manor, as the king learns by inquisition taken by Adam Walrond and Peter Doynel that John Giffard of Brymmesfeld, on Sunday the feast of St. Thomas the Apostle, in the 9th year of the late king's reign, granted to the said John Torny and his heirs by deed, for a moiety of the manor of Stapelford granted to him and his heirs by the said John Torny, 10*l.* yearly from his manor of Assheton near Boyton, co. Wilts, and that he granted to the said John Torny by another deed 10*l.* yearly and a robe, price 20*s.* yearly for life from the said manor, and that he charged payment thereof upon the said manor, and that John Torny was seised of the said rent and robe by the said John Giffard by the aforesaid deeds from the feast of St. Thomas aforesaid, and that he received the rent and robe yearly for six years following by the bands of the said John Giffard and his bailiffs of the manor aforesaid, until the manor was taken into the late king's hands with other lands of the said John Giffard upon his death, and that the manor is now in the king's hands by the forfeiture of Hugh le Despenser, the elder, to whom the late king granted the manor, and that the manor is held of the heir of William Mautravers by fealty for all service.

Feb. 15. To the treasurer and barons of the exchequer. Order to cause to be Westminster. allowed to Elizabeth, late the wife of David de Langton, and executrix of his will, 84 marks due from her for a fine for the custody of the land and heir of David, and the marriage of his heir and for licence to marry whom she please, in the 98*l.* due from the late king to David for his stay in the castle of Werk, as appears by a bill under the seal of Robert de Wodehous, late keeper of the late king's wardrobe, in her possession, as she has prayed the king, by petition before him and his council in parliament, to cause such allowance to be made to her.

By pet. of C. [2783.]

Feb. 26. To Otto de Bodrygan. Order to deliver all the king's victuals in the Westminster. Island of Lundy in his custody to the sheriff of Devon by indenture, whom the king has ordered to receive them, and to sell them by Otto's view and testimony, and to pay to Otto the wages due to him for the time when he had the custody of the Island.

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Feb. 22. To the steward of Gower. Order to resume into the king's hands the Westminster. lands that belonged to the Templars delivered by him to David Baret, in execution of the king's order to deliver to David the land of Stephen Baret, knight, his brother, which were in the king's hands by reason of the riding of the barons in the quarrel of Thomas, late earl of Lancaster, and to deliver the said Templars' lands to the prior of the Hospital of St. John of Jerusalem in England or to his attorney in this behalf, as it was not, and is not, the king's intention that any Templars' lands in the late king's hands should be delivered to David by virtue of the aforesaid order. By C.

Feb. 28. To the sheriff of Cumberland. Whereas it is found by inquisition taken Westminster. by John de Denum and Robert de Barton by the late king's order that the community of that county made fine with Edward de Bruys, late warden of the marches of Scotland, to have suffrage until a certain time for the salvation of those parts, and Richard le Brune, at the request of the said community, bound himself and his heirs for the community to Gilbert son of William in 20*l.* to be paid at a certain time, because the community could not pay the fine as speedily as was necessary, and that Robert, son and heir of the said Richard, satisfied the executors of Gilbert's will for the said 20*l.* in default of the community, and that the community have not hitherto taken care to satisfy him for the same; the king orders the sheriff to cause the said 20*l.* to be levied from the men of the community aforesaid who had salvation by such suffrage, and to cause the same to be paid to Robert without delay. By pet. of C.

Feb. 22. To Robert de Kendale, constable of Dover castle and warden of the Westminster. Cinque Ports. Order to permit the master and brethren of the hospital of God's House, Dover, to receive from the issues of the port of Dover 50*s.* yearly and 10*l.* at Michaelmas yearly and 10*l.* at Easter yearly, in accordance with the charter of Henry III., which the king has inspected, by virtue whereof they have heretofore received 50*s.* yearly from the said issues by the hands of the bailiffs of the port for the maintenance of a chaplain celebrating divine service in the hospital daily for the soul of Reymund de Burgo, and 10*l.* at Michaelmas yearly for the maintenance of themselves and the poor of the hospital, and 10*l.* yearly at Easter that the said king granted to them as dower of the hospital.

Feb. 26. To the treasurer and barons of the exchequer. Whereas at the prosecution of William Esquidor, Vydalus de Ryvassel, William Forton, John Boyldour, Arnald de Mouleg', Peter Gouffrey, Peter Rous, Gaillard Gouffrei, merchants of Rabastenx, Gaillard de Ardynak, merchant of Gascony, Peter del Fount, merchant of Caus, and Peter Dosset, merchant of Leytore, by their petitions before the king and his council, suggesting that they, confiding in the late king's proclamations made at London and Bordeaux that all strange merchants might come into England safely with their goods and merchandise for the purpose of trading, carried their wines to London, and paid the customs due and usual thereon, and that John do Cotun and Gilbert de Mordon, late sheriffs of London, arrested them and their wines and other chattels, and their debts in the hands of their creditors by pretext of an order of the late king to arrest all merchants of the power of the king of France and their goods and chattels, and that John and Gilbert detain them and their chattels and debts under arrest, and that part of their wines was delivered to Benedict de Fulsham, the late king's butler, by the said sheriffs by the late king's order, for which they prayed the king to provide a remedy, the king ordered the present sheriffs of the city by his writs to certify him of the time when the aforesaid merchants and their wines, chattels, and debts were arrested, and for what cause, etc., and the sheriffs have signified that the aforesaid merchants and

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their wines, chattels, and debts were arrested, by pretext of the late king's order to arrest all merchants of the power of the king of France, on 6 July, in the 19th year of the late king's reign, and that they are still under arrest; as it appears to the king by inspection of the rolls of chancery that the late king, on 1 May, in the said year, took all strange merchants into his protection, willing that they should come into England with their merchandise safely for the purpose of trading, and as it appears by the aforesaid return that the aforesaid merchants were arrested with their wines, chattels, and debts aforesaid on 6 July, which was before the making of the proclamation that merchants of the power of the king of France should not come into England except at their peril, the king wills that the aforesaid merchants shall be released from arrest, and that their wines, chattels, and debts shall be delivered to them: the king therefore orders the treasurer and barons to call before them the aforesaid John de Cotun and Gilbert de Mordon, who are charged at the exchequer with the wines, chattels, and debts aforesaid by indentures made between Nicholas de Acton, clerk, Reginald de Conductu, and John de Oxonia, appointed for this purpose by the late king's writ of the exchequer, and them, and to call before them the aforesaid Benedict, and to cause the said John de Cotun, Gilbert, and Benedict to be acquitted at the exchequer of the wines, chattels, and debts aforesaid, and to cause the aforesaid merchants to be released without delay, and to cause them to have the said wines and chattels, or the price thereof, and their debts aforesaid.

By pet. of C. [10368.]

Feb. 25. To the same. Order to cause brother Peter Marie and Stephen Power, Westminster. late keepers of the lands that the abbot of Fécamp holds of the king in England, to be discharged and acquitted of the fixed sum (*certo*) due from them to the exchequer for the lands aforesaid from 18 February last, when the king took the fealty of brother Peter Rogeril, abbot of Fécamp, for the lands that he holds of the king in England, which were in the late king's hands by reason of the death of brother Robert Depicot (*sic*), late abbot of the aforesaid place.

March 8. To the sheriff of York. Thomas Alanayne, merchant of Amiens, has Westminster. shewn the king, by petition before him and his council, that whereas he came to Beverley with eight barrels of woad to trade therewith during the truce between the late king and the king of France, Roger de Somerville, late sheriff of that county, arrested the woad during the truce aforesaid, and afterwards sold it for 80*l.*, which money he delivered for custody to Thomas du Clay, Adam de Tyrewyth, and William le Lombard, burgesses of Beverley, and the said money is still detained under arrest, and the said Thomas has prayed the king to provide a remedy: the king therefore orders the sheriff to cause the aforesaid money to be released from arrest and delivered to Thomas or his attorney, if it appear to him that Thomas came to the said town with the woad during the truce aforesaid, and that Roger arrested it during the truce, and afterwards sold it, as is above said.

By pet. of C.

The like to the bailiffs of Beverley.

Feb. 23. To the treasurer and barons of the exchequer. Order to cause the Westminster. cardinals of the Roman church beneficed in England to be discharged and acquitted of all debts exacted from them by summons of the exchequer for their benefices by reason of tenths and aids imposed upon the clergy of the realm by the pope and his predecessors and granted to the king or his ancestors by the prelates and clergy of the realm, as the king has pardoned the cardinals such debts in consideration of their affection to the crown.

[*Fædera.*]

By p.s. [181.]

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MEMBRANE 7.

March 29. To the sheriff of Stafford. Order to deliver to John de Sutton and Margaret his wife the castle of Duddeleye and the manors of Seggeleye, Swynesford, Rouleye Somery, and Prestwold, in that county, as the king—at the petition of John and Margaret before him and his council in the last parliament, suggesting that Hugh le Despenser, the elder, and Hugh le Despenser, the younger, being led by cupidity, asserting that John had adhered to Thomas, late earl of Lancaster, caused him to be taken at Westminster, in co. Middlesex, and to be imprisoned in the late king's prison until he enfeoffed Hugh, the elder, of his manor of Eykeryng, co. Nottingham, and the said Hugh, the younger, of the castle of Duddeleye and the aforesaid manors in co. Stafford, the town of Duddeleye, co. Worcester, the manor of Bradefeld, co. Berks, and the manor of Doneaphowys in Wales, which are of Margaret's inheritance, and until he made letters patent under his seal to William de Ayleston to deliver seisin of the castle and manors aforesaid to them, and until he made letters of quit-claim thereof to them, wherefore they prayed the king to provide a remedy—appointed Robert de Swalclive, Robert de Kelleseye, and Henry de Secheford to make inquisition concerning the premises by the oath of men of co. Middlesex, and it is found by the said inquisition that the aforesaid Hugh and Hugh, on Monday before St. Valentine, in the 18th year of the late king's reign, caused the said John to be attached by Simon Croyser at Westminster, in the said county, because he had adhered to the aforesaid earl Thomas in the company of Humphrey de Bohoun, then earl of Hereford, against the said king, and caused him to be kept in the late king's prison under the custody of his marshal in chains until he, thus in prison, under fear of death, made charters to the aforesaid Hugh and Hugh and letters patent and letters of acquittance as specified above, and until Hugh and Hugh had been seized of the castles and manors aforesaid, the king being unwilling that John and Margaret shall suffer prejudice by pretext of the aforesaid charters and letters thus made in prison. By p.s. and pet. of C. [8384.]

The like to the following for the following manors:

The sheriff of Nottingham, for the manor of Eykeryng.

The sheriff of Worcester, for the town of Duddeleye.

The sheriff of Berks, for the manor of Bradefeld.

William la Zouche of Assheby, keeper of the king's land of Glamorgan, for the manor of Doneaphowys in Wales.

April 9. To Henry de Bisshebur[y], keeper of the castle of Duddeley and of the Peterborough. manors of Seggeleye, Swyneford, Rouleye Somery, and Prestwode, co. Stafford, and of the town of Duddeley, co. Worcester. Order to deliver to the aforesaid John de Sutton and Margaret his wife the said castle and manors, as the king—at their petition before him and his council in the last parliament, suggesting that Hugh le Despenser, the younger, asserting that John had adhered to Thomas, earl of Lancaster, caused him to be taken at Westminster, co. Middlesex, and to be kept in the late king's prison until he enfeoffed Hugh of the castle, manors, and town aforesaid, which are of his wife's inheritance, and until he made letters patent to William de Alveston to deliver seisin thereof to Hugh—appointed Adam de Brom, William de Sareshull, Robert de Swaleclyve, and Robert de Kelleseye to make inquisition concerning the premises by the oath of men of co. Middlesex, and also appointed Roger Hillary, Ralph de Perham, and Thomas de Norton to make inquisition by the oath of men of cos. Stafford and Worcester whether or not the aforesaid William delivered seisin of the said castle, manors, and town to Hugh, etc., and it is found by inquisition taken by Adam and William that Hugh took John at Westminster on Tuesday before St. Gregory, in the 17th year of the late king's reign, asserting that

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he had lately adhered to the said earl, and delivered him to Simon le Croyser to be kept in the prison of the late king's marshalsea, and Simon, who durst not resist Hugh, received him by Hugh's order, and detained him in prison for the three following weeks, within which time John, through the hardships and duress of the prison, and at Hugh's persecution, unwillingly and being forced against his will, made charters of feoffment to Hugh of the castle, manors, and town aforesaid, which are of his wife's inheritance, and also his letters patent to the said William de Alveston, then journeying to the parts aforesaid, to deliver seisin thereof to Hugh, and he thus remained in prison for the whole time until William returned to Westminster and testified that he had delivered the aforesaid seisin to Hugh, and it is also found by inquisition taken by the aforesaid Roger and Thomas, in the presence of the said keeper, that William de Alveston delivered seisin of the castle, manors, and town, which are of Margaret's inheritance, to Hugh by letters patent of the said John dated at Westminster on the day of St. Benedict next following after the aforesaid feast of St. Gregory, and that John le Botiller of Teukesbur[y] was then there in Hugh's name and took the fealties of the tenants of the castle, manors, and town, and that William de Alveston, after seisin had been thus delivered to Hugh, returned forthwith to Westminster to testify to Hugh the delivery of the seisin, and the king is unwilling that John and Margaret shall be prejudiced by pretext of the charters and letters aforesaid thus made in prison.

By pet. of C. [10301.]

Et erat patens.

April 13. To the bailiffs of the city of Lincoln. Order to pay to William de Ros of Hamelak 75 marks of the ferm of their city for Easter term last, in accordance with the late king's grant of 22 August, in the 16th year of his reign, of 150 marks yearly from the ferm of the city of Lincoln and 150 marks yearly from the ferm of the city of York, to be received from the bailiffs of the said cities until the said king or his heirs should provide William or his heirs with 300 marks yearly of land or rent between the waters of Thames and Tees, or until the late king or his heirs should restore to William Werk castle, which William granted and quit-claimed to the late king.

The like to the bailiffs of the city of York.

April 15. To the treasurer and barons of the exchequer. Orders to cause allowance to be made to the bailiffs of the city of Lincoln for the aforesaid 75 marks, paid by them in execution of the preceding order.

The like in favour of the citizens of York.

April 13. To Simon de Grymesby, escheator beyond Trent. Order to deliver to Peterborough. William son of William le Latymer the manor of Danby, which was taken into the king's hands by reason of the latter's death, as the king learns by inquisition taken by the escheator that William le Latymer held the manor for life of the late king's gift, with remainder to the said William, his son, and that the manor is held of the king by the service of one knight's fee, the king having taken the son's homage.

To the same. Order to deliver to William son of William le Latymer the manors of Gamelsby and Unthank, co. Cumberland, and the issues thereof since 8 March last, as the king on that day pardoned the said William the son, for a fine that he made with the king, his trespass in acquiring the said manors to him and the heirs of his body from William le Latymer, who held them in chief of the king, and in entering them without the king's licence, which manors were taken into the king's hands by reason of the said trespass, the king having then granted to the said William son of William that he shall have and hold the manors aforesaid to him and the heirs of his body of the king by the services therefor due and accustomed,

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Membrane 7—cont.

with remainder to Thomas son of William le Latymer and the heirs of his body, with remainder to Thomas le Latymer of Wardon and Warin his son, and to the heirs male of Warin's body, with reversion to the said William le Latymer and his heirs, as contained in the king's letters patent, and the king has now taken the homage of the said William son of William for the manors aforesaid.

April 18. To the treasurer and barons of the exchequer. Order to cause allowance to be made to the sheriff of Lincoln for 10*l.* paid by him to Wentliana, daughter of Llywelin, late prince of Wales, a nun of Sempyngham, for Easter term last, in execution of the king's order of 23 February last to pay her 20*l.* yearly at Easter and Michaelmas in equal portions, the king having granted her 20*l.* yearly from the issues of the county of Lincoln in aid of her maintenance.

April 10. To the same. W. bishop of Norwich has shown the king, by petition before him and his council, that whereas the bishop's manors of Wylngby, Silkeby, Merston, and a third of the soke of Waltham, co. Lincoln, and the manors of Northduffield, Thornton Styward, Orathorn, Bungeton, Preston-in-Cravene, Drax Paynel, and Yucflet, co. York, and the manors of Isle (*Insula*), Bradebury, Cokeshou, and Snaypegest, in the bishopric of Durham, and the ferm of the church of Estrington, co. York, were taken into the late king's hands and retained therein for a long time without reasonable cause at the procurement of certain of his rivals, and the late king's keepers of the manors and ferms aforesaid, sheriffs and other ministers levied therefrom issues to the value of 500*l.* for that time, and paid that sum into the late king's wardrobe and treasury, and although the manors and ferms aforesaid, with the goods and chattels in the same, were afterwards restored to the bishop by the late king's order, and the late king ordered the issues thereof for the said time to be delivered to the bishop, payment has not yet been made to him of the above 500*l.*, and the bishop has prayed the king to cause him to be satisfied for the said 500*l.*, or to pay him as much as was levied and paid thereof to the said king's use, or to cause satisfaction or assignment otherwise to be made to him: the king therefore orders the treasurer and barons to cause assignment to be made to the bishop upon wardships and marriages now in the king's hands or that shall next come to his hands, or to cause satisfaction to be made to him otherwise for what they shall ascertain, by inspection of the rolls of chancery or by the certification of the memoranda of the wardrobe or otherwise, was paid for the use of the late king of the issues aforesaid.

By pet. of C.

April 12. To John de Brympton, keeper of the manor of Bradefeld. Order to deliver the said manor to John de Sutton and Margaret his wife, as the king, at their prosecution, by petition before him and his council—suggesting that Hugh le Despenser had unjustly disseised them of the said manor, in co. Berks, which they held in fee of Margaret's inheritance, and that he unjustly detained the manor until it was taken into the late king's hands by his forfeiture, and praying the king for remedy—appointed William de Sareshull, John le Moigne, and John Loveday to make inquisition by the oath of men of that county concerning the premises, and it is found by their inquisition that John and Margaret held the manor in fee of Margaret's inheritance, and were seized thereof in the 19th year of the late king's reign, until Hugh disseised them thereof, and so occupied and held the manor by his disseisin until it was taken into the late king's hands by his forfeiture, and that the manor came to the king's hands in this way, and is in his hands for this reason and for no other, and that John and Margaret did not remit or quit-claim the manor to Hugh, or change their estate therein in any way.

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March 7. To the treasurer and barons of the exchequer. The abbot of St. Mary's, Westminster. York, has shewn the king, by petition before him and his council, that whereas he has accounted at the exchequer for the time when he and certain of his predecessors were collectors of divers tenths and aids granted to the late king by the clergy of England and of divers tenths imposed upon the clergy by the Roman court for the late king's use, and of the arrears of 987l. 16s. 4*1/4*d. the sum of 170l. 15s. 9d. ought to have been levied of the temporalities of men of religion and of the tenths of churches and other ecclesiastical benefices in the northern parts wasted and destroyed by the Scots, and the abbot has been unable to levy anything of the latter sum by reason of the destruction aforesaid, and he has prayed the king to provide a remedy in this behalf: the king therefore orders the treasurer and barons to inform themselves as best they can concerning such benefices and temporalities wasted and destroyed in the parts aforesaid, and to discharge the abbot of the sum that they shall ascertain he was unable to levy by reason of the destruction aforesaid, charging each head of such debts according to the particulars concerning it. By pet. of C.

To the same. The aforesaid abbot has shewn, by petition before the king and his council, that John de Castro, the late king's keeper of Bernard's Castle, and William Druel, then receiver of the issues of the same, took corn of the abbot at Gaynsford, within the bishopric of Durham, to the value of 45l. 0s. 5d. for the garniture and saving of the said castle, for the late king's use, in the 9th year of the reign, without any payment being made to the abbot therefor, and the abbot is indebted to the king in divers debts for the tenth for two years last collected by him, and he has prayed the king to cause the aforesaid 45l. 0s. 5d. to be allowed to him in the debts due from him for the tenth aforesaid: the king therefore orders the treasurer and barons to examine the account of the said John and William rendered to the exchequer for the issues of the castle and victuals aforesaid, and if they find that they answered to the late king for the corn aforesaid, to cause the abbot to be allowed the price thereof in his said debts. By pet. of C.

Feb. 21.
Westminster.

To John de Kilvyngton, late keeper of the castle and honour of Pikeryng', co. York. Order to deliver to John de Kynardeseye, Michael de Meldon, and Elias de Stapleton, executors of the will of Thomas, late earl of Lancaster, for the execution of his will, all the issues received by him from the castle and honour aforesaid and from the other lands of the earl in that county for the time that the said keeper had the custody thereof, for which answer was not made to the late king, and to deliver the earl's goods and chattels in his custody to the executors, as it is agreed in the present parliament that all those who were of the earl's quarrel in the late king's time to pursue Hugh le Despenser the elder, and Hugh le Despenser the younger, shall have their lands again, which were taken into the late king's hands as forfeited, and also the issues and arrears of ferms for which answer was not made to the late king, and also their goods and chattels still in the king's hands, because the quarrel is adjudged good and just in the said parliament and the judgments against those who were of the quarrel have been annulled. By K. and C.

Vacated, because it was restored.

The like to the following:

John de Leyk, keeper of the castle and honour of Tuttebury.
 John de Lancastria, keeper of the castle and honour of Lancaster.
 William de Tatham, keeper of the said earl's lands in Blakeburnshire
 and Bouland.
 Thomas Deyvill, keeper of the castle and honour of Pountfreit.

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Richard de Moseleye, keeper of the castle of Sandale and Wakefeld.
 Odo (*Edoni*) de Stoke, keeper of the castle of Kenylleworth.
 Robert de Hungerford, keeper of the said earl's lands in Wilteshire.

March 25. To Robert Power, chamberlain of North Wales. Order to pay to Giles de Bello Campo, to whom the king has committed the custody of the castle of Beaumaris and the shrievalty of Kaernarvon, during pleasure, in the same way as John de Sapy lately had the custody by the late king's commission, or to him who supplies his place the usual fees and wages for himself and for the prisoners there, as was usual in the late king's time.

March 21. To William Trussel, escheator this side Trent. Order not to intermeddle further with the lands that belonged to John Haddok, a madman and idiot, which were taken into the late king's hands by reason of his madness, and to restore the issues thereof, as the king learns by an inquisition taken by the escheator that the said John held at his death no lands in chief of the late king by reason whereof the custody of his lands ought to pertain to the king, but that he held at his death divers lands of John de Appeton by various services.

March 14. To the bailiffs of the city of Hereford. Order to cause John Hamelyn to be delivered from prison in that city, as the sheriff of Hereford has returned to the king, in response to his order to certify him of the cause of John's arrest, that he caused the bailiffs to have return of the king's writ according to the liberty of the city, and that the bailiffs had answered to him that they caused the said John, notoriously a rebel and an adherent of the enemies of Queen Isabella and the king, to be attached and imprisoned by virtue of an order of the said queen and of the king before his accession to arrest and keep safely all persons then adhering notoriously to their enemies, and it is now shewn the king on behalf of John that he never adhered to the enemies of the said queen or of the king, and that he is prepared to stand to right when the said queen or the king will speak against him concerning the premises, and Andrew Pendok and William Strug of co. Gloucester, John de Aulton of co. Southampton, and Thomas de Shirig of co. Somerset have mainperned before the king in chancery to have the said John before the king in fifteen days from Easter Sunday to stand to right.

March 25. To Roger de Mortuo Mari of Wygemoor. Order to cause 20*l.* yearly to be paid to the prior and monks of St. Mary's, Bergeveny, for so long as he shall have the custody of the lands of John de Hastingg', tenant in chief of the late king, which the king committed to him during the minority of John's heir, as the said John granted by his charter, which the king has inspected, to the prior and monks and their successors, for the health of his soul and the souls of his ancestors and successors, in augmentation of the estate of the priory and of the maintenance of the monks there, 20*l.* yearly to be received from his manor of Penros in Wales, until he or any of his heirs should provide the prior and monks with a lay fee or ecclesiastical benefice to the value of 20*l.* yearly in perpetual arms, and the prior and monks have received the said 20*l.* yearly from the time of the grant before and after John's death, and they have not been provided with a lay fee or ecclesiastical benefice in lieu thereof.

To the treasurer and chamberlains of the exchequer. Order to discharge Walter de Norwyco of the ferm of certain lands that belonged to William de Huntingfeld, tenant in chief of the late king, and of a third of the manors of Huntingfeld and Boeng, from 8 March last, when the king took the homage of Roger de Huntingfeld, son and heir of William, for his father's

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Membrane 6—cont.

lands, and rendered them to him, the late king having committed the custody of the said lands and of the third of the said manors, which Sibyl, late the wife of William, held in dower of the inheritance aforesaid, and which were taken into the late king's hands upon her death, to the said Walter during the minority of the heir for a certain term.

Vacated, because below.

March 23. To the sheriff of Sussex. Order to cause all the king's goods and chattels in the manor of Retheresfeld and the corn sown in the demesne lands of the manor to be appraised and delivered to Alesia, late the wife of Edmund, earl of Arundel, or to her attorney by indenture, and to send the said indenture containing the price of the goods, chattels, and corn aforesaid to the exchequer with this writ, to be delivered to the treasurer and barons so that the price may be levied for the king's use, as Alesia has besought the king to grant her the said goods, chattels, and corn at a certain price, the said manor having been granted to her by the king in aid of the maintenance of herself and her boys until other ordinance should be made for her, and Robert de Estdon and William de Northoo of that county have mainperned in chancery on her behalf to answer for the price of the goods, chattels, and corn aforesaid.

The like to the following :

The sheriff of Southampton, for the manors of Mapelderwell, Berton, and Farlington.

The sheriff of Berks, for the manor of Stanvord.

The sheriff of Gloucester, for the manors of Marston and Fayreford.

March 1. To William Trussel, escheator this side Trent. Order not to intermeddle further with certain lands in Hounespell, co. Somerset, which were taken into the late king's hands by reason of the death of Herbert de Marisco, tenant in chief of the late king, and to restore the issues thereof to Isabella de Roges without diminution, as, upon its being found by inquisition taken by Robert de Bikkemore, the late king's escheator in cos. Cornwall, Devon, Somerset, and Dorset, that Herbert demised the said lands to Isabella for life, and that the lands are worth 10*l.* yearly in all issues, the king ordered the said Robert not to intermeddle further with the said lands and to restore the issues thereof to Isabella without diminution, and Robert was amoved from office before he had executed the said order.

April 18. To the same. Order to pay to Richard le Mareschal 25*l.* out of the issues of his bailiwick for Easter term last, in accordance with the late king's grant of 23 September, in the 11th year of his reign, of 50*l.* yearly in aid of his maintenance from the issues of the escheatry this side Trent, because Richard was ruined by the Scots.

April 23. To the treasurer and barons of the exchequer. Order to allow the said 25*l.* to the aforesaid escheator, which he has paid by virtue of the preceding order.

April 22. To William Trussel, escheator this side Trent. Order not to distrain the abbot of Evesham for fealty for the lands that he holds of the king, as the king has taken his fealty.

The like in favour of the following :

The abbot of Wynchcombe.

The abbot of Abyndon.

The abbot of Rammeseye.

John Pygot, for homage and fealty. } By p.s.

Hugh de Plescy, for homage and fealty. }

The abbot of St. Benedict, Holme, for fealty.

The abbot of Leicester.

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Membrane 6—cont.

John Pygot, for homage.	By p.s.
The abbot of Chetewode.	By the same writ.
John de Wolfreton, for homage and fealty.	By the same writ.
Adam de Herthall, for homage.	By the same writ.

MEMBRANE 6.

Feb. 13. To Thomas de Eyyill, keeper of the castle of Pontefract and receiver of Westminster. the issues there. Order to pay to Ralph de Bulmere 60*l.* by indenture, as, according to an account made with him, the wages of himself as a banneret and of two knights and other men-at-arms from 22 November last amount to more than 60*l.*, on which day William de Ros of Hamelak, whom Queen Isabella and the king before his accession appointed keeper of co. York, and to whom they granted power to take into their hands the castle aforesaid, and to ordain for the safe custody thereof, deputed Ralph with ten men-at-arms for the custody of the said castle at the king's wages. By p.s.
[*Fædera.*]

April 5. To the sheriff of Huntingdon. Simon Hourgis, merchant of Amiens, Huntingdon. has shewn the king that whereas the late king ordained that the staple of wool, hides, and wool-fells should be held in certain places in the realm and not elsewhere, and caused proclamation to be made throughout his realm that all alien merchants should come into his realm with their goods and wares safely and securely, and for their greater security took alien merchants into his special protection, and Simon, confiding in the said proclamation, came to Huntingdon with divers goods and wares to trade there with the same, the sheriff took him at Huntingdon and arrested divers of his goods and wares by virtue of an order of the late king to arrest men and merchants of the power of the king of France with their goods and chattels, and still detains him in prison and keeps his goods and chattels under arrest, wherefore he has prayed the king to provide a remedy: the king therefore orders the sheriff to cause Simon to be delivered from prison and his goods and wares to be released from arrest and delivered to him, if he ascertain that Simon came to that town confiding in the said proclamation with his goods and wares, and that he and his goods and wares were arrested by virtue of the said order of the late king. By p.s. [581.]

March 25. To the mayor and bailiffs of Southampton. Peter de Sancto Fuciano, Robert de Sancto Fuciano, John Roundel, and Hugh Langleche, merchants of Amiens, have shewn the king, by their petition before him and his council, that whereas they came to that town, during the truce between the late king and the king of France, with 19 sarplers of wool containing 23 sacks and 46 nails of wool, price 20*5l.* 6*s.* 8*d.*, and 12 barrels of woad, price 12*8l.* 2*s.* 8*d.*, for the purpose of trading there with the same, John Clyve and Hugh Sampson, late collectors of the custom of wool, hides, and woolfells in the port of that town, and the mayor and bailiffs of the town arrested the wool and woad during the truce aforesaid, and the wool and woad were afterwards sold by the late king's order to Thomas de Bynedon, burgess of that town, and the money thence arising is still in his hands under arrest, wherefore the said merchants have prayed the king to provide a remedy: the king therefore orders the mayor and bailiffs to cause the said money to be released from arrest, and delivered to the said merchants, if they ascertain that the merchants came to that town during the truce aforesaid, and that the wool and woad were arrested during the truce and were sold to the said Thomas, and that the money therefor is still in his hands. By pet. of C.

CALENDAR OF CLOSE ROLLS.

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Membrane 5—cont.

March 8. To the same. Order to release the aforesaid wool and woad from arrest, Westminster. and to deliver it to the said merchants, if they ascertain that the merchants came to that town with the wool and woad during the truce aforesaid, and that the wool and woad were arrested during the truce. By pet. of C. The like to the sheriff of Southampton '*de verbo ad verbum.*'

March 25. To Thomas de Bynedon, burgess of Southampton. Order to deliver to Westminster. the aforesaid merchants the money arising from the said wool and woad, if he ascertain that they came to the town during the aforesaid truce, and that the wool and woad were arrested during the truce. By pet. of C.

To the treasurer and barons of the exchequer. Order to discharge Walter de Norwieg of the ferm of certain lands that belonged to William de Huntingfeld, tenant in chief of the late king, and of a third of the manors of Huntingfeld and Beeng, from 8 March last, when the king took the homage of Roger de Huntingfeld, son and heir of William, for his father's lands, and rendered them to him, the late king having committed the custody of the said lands and of the third of the said manors, which Sibyl, late the wife of William, held in dower of the inheritance aforesaid, and which were taken into the late king's hands upon her death, to the said Walter during the minority of the heir for a certain ferm.

Feb. 28. To the justiciary of Ireland for the time being or to come, or to him who Westminster. supplies his place. Order to deliver to James le Botiller, son and heir of Edmund le Botiller of Ireland, the issues of his father's lands from 2 December, in the 19th year of the late king's reign, when the said king took his homage for his father's land, and rendered the same to him, as it is now shewn to the king on behalf of the said Edmund (*sic*), by petition before him and his council, that although he entered the lands in Ireland that are of his inheritance by pretext of the said order, the issues thereof from the said 2 December until 18 March following are detained from him. By pet. of C.

Feb. 5. To the treasurer and barons of the exchequer. Order to receive from Westminster. Benedict de Fulsham and John de Causton, late sheriffs of London and of the county of Middlesex, 300*l.* for the said shrievalties for their time, and to cause them to be discharged and acquitted of what is exacted from them over that sum for the said shrievalties for the time when they were sheriffs, as they have shewn the king that whereas his progenitors, kings of England, granted by their charters to the citizens of London the shrievalties aforesaid for 300*l.* yearly, to be held for ever, as is contained in the said charters, which the king has confirmed by his charter, and he has granted that nothing shall be exacted from the citizens beyond the 300*l.* for the shrievalties aforesaid, nevertheless the said Benedict and John are charged upon their account for that time with 400*l.* for the shrievalties aforesaid, which sum runs in demand against them contrary to the tenor of the charters aforesaid and the king's grant; wherefore they have prayed the king to provide a remedy. By pet. of C.

March 1. To William Trussel, escheator this side Trent. Order not to inter-Westminster. meddle further with certain lands in Hounesfell, co. Somerset, which were taken into the late king's hands by reason of the death of Herbert de Marisco, tenant in chief of the late king, and to restore the issues thereof to Isabella de Roges without diminution, as, upon its being found by inquisition taken by Robert de Bikkemore, the late king's escheator in cos. Cornwall, Devon, Somerset, and Dorset, that Herbert demised the said lands to Isabella for life, and that they are held of Richard Cogan, knight, by the service of $\frac{1}{2}d.$ yearly, and that they are worth 10*l.* yearly in all issues

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Membrane 5—cont.

the king ordered Robert not to intermeddle further with the said lands and to restore the issues thereof to Isabella without diminution, and Robert was amoved from office before he had executed the said order.

Vacated, because above.

March 8.
Westminster.

To Drogo Barentyn, keeper of the manor of Avynton, in the king's hands by the forfeiture of Hugh le Despenser, late earl of Winchester. Order to deliver the aforesaid manor to Emelina Longespee, as the king learns by inquisition taken by William de Harden and Robert de Hungerford that Emelina was seised of the manor by the demise of Thomas, late earl of Lancaster, who demised it to her by deed for life in May, in the 7th year of the late king's reign, and that she was seised thereof and continued her seisin until 24 July, in the 16th year of the said king's reign, when the aforesaid Hugh disseised her of the same, and thus Hugh occupied the manor all his life by this disseisin, and that Emelina did not remit the manor to Hugh or change her estate therein in any way, and that the manor is in the king's hands by Hugh's forfeiture, and is held of the earl of Salisbury by the quarter of a knight's fee, and is worth in all issues 12*l.*

March 12.
Westminster.

To the treasurer and barons of the exchequer. Order to cause 60*l.* 2*s.* 0*d.* to be paid to Richard de Shupene, merchant, out of the issues of the custom of wool, hides, and wool-fells in the port of London, or to cause that amount to be allowed to him in the money to be rendered on his wool to be taken out of that port, as he has shewn the king, by petition before him and his council, that the late king, by his letters patent under his seal called 'koket' of London, acknowledged that he had received the above sum as a loan from Richard, then a native merchant, in the 12th year of his reign, by the hands of William de Hidersete and William de Rude, then collectors of the custom of wool, hides, and wool-fells in the port of London, and granted by the same letters that Richard should be satisfied for the said sums out of the issues of the custom aforesaid, and he has not been satisfied for the same sum, wherefore he has prayed the king to cause that sum to be paid to him out of the issues of the said custom or to be allowed to him as above. By pet. of C.

March 14.
Westminster.

To Ralph de Bereford, John de Scures, and John de Ticheburn. Whereas lately—at the prosecution of Margery, late the wife of Robert Lewer, by petition before the king and his council, suggesting that she had arraigned an assize of novel disseisin before the said Ralph, John, and John against Ralph de Camoys and Elizabeth his wife, and Hugh their son, and others named in the original writ, concerning a tenement in Westbury, and that the said Ralph, Elizabeth, and Hugh in pleading before Ralph, John, and John proffered a charter of the late king's, whereby they asserted they held the tenement put in view of the grant of the said king, and alleged that they ought not to answer without the king, and that Ralph, John, and John deferred proceeding further in the assize for this reason—the king ordered the said Ralph, John, and John to proceed to the taking of the said assize according to the law and custom of the realm, notwithstanding the allegation aforesaid, and ordered them not to proceed to render judgment therein without consulting him; and afterwards the king, being given to understand that they had taken the assize by virtue of the said order, ordered Ralph to send to him the tenor of the record and process of the assize under his seal, and it is now found by the tenor of the assize aforesaid, thus sent to the king and seen and examined by him and his council, that Ralph, Elizabeth, and Hugh disseised Margery of the manor of Westbury, which she placed in view, long before the making of the said charter, which they afterwards acquired from the late king: the king therefore sends the tenor aforesaid enclosed in the presents to Ralph, John, and John, and orders them to proceed to render judgment in the assize aforesaid with all speed, notwith-

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Membrane 5—cont.

standing the allegation aforesaid or any order of the king's to the contrary previously directed to them.

By pet. of C.

March 4. To the treasurer and barons of the exchequer. Order to cause the men of Westminster. the community of the county of Lancaster to be discharged and acquitted of fines for trespasses, and for escapes of thieves, and for having writs, and forfeited issues, and all amercements, and chattels of felons and fugitives of all the times of the king's progenitors until the first year of the late king's reign, as the king has pardoned them the same in response to their petition before him and his council, praying that he would pardon them all the debts exacted from them by summons of the exchequer for all the times of his progenitors until the first year of the late king's reign, in recompence for the damages and losses suffered by them by the burnings, robberies, and imprisonment at the hands of the Scots and other rebels and malefactors, and also all chattels of felons and fugitives of the time aforesaid. By pet. of C.

March 4. To the same. Order to cause each of the men of the aforesaid community Westminster. to have moderate attermination according to his estate at their discretion for all debts due from the men of the said community to the exchequer for fines and ransoms made by them before Hervey de Staunton and his fellows, the late king's justices to hold pleas before him. By pet. of C.

March 10. To the same. Order to receive from John de Coton and Gilbert de Westminster. Mordon, late sheriffs of London and co. Middlesex, 300*l.* for the said shrievalties for their time, and to cause them to be discharged and acquitted of what is exacted from them over that sum for the said shrievalties for the time when they were sheriffs, as they have shewn the king that whereas his progenitors, kings of England, granted by their charters to the citizens of London the shrievalties aforesaid for 300*l.* yearly, to be held for ever, as is contained in the said charters, which the king has confirmed by his said charter, and he has granted that nothing shall be exacted from the citizens beyond the 300*l.* for the shrievalties aforesaid, nevertheless the said John and Gilbert are charged upon their account for that time with 400*l.* for the shrievalties aforesaid, which sum runs in demand against them contrary to the tenor of the charter aforesaid and the king's grant, wherefore they have prayed the king to provide a remedy. By pet. of C.

MEMBRANE 4.

March 4. To John de Lancastria, keeper of the lands that belonged to Robert de Westminster. Holand in co. Lancaster, in the king's hands. Order to amove the king's hand from a third of a messuage and of 60 acres of land, and of 8 acres of meadow, and of 180 acres of pasture and several wood in Haydok, and from a third of a messuage of 15 acres of land in Orel, and from a third of a messuage and of 120 acres of land, and of 8 acres of meadow in Barton-near-Mancestre, and from a third of a messuage and of 7 acres of land and of 60 acres of pasture in Swynton near Le Hope, and from a third of a messuage and of 44 acres of land, and of 6 acres of meadow, and of 62 [acres] of several pasture, and of 10*s.* of rent in Heton near Fanfeld, and to permit William de Multon and Joan his wife to have the same, as it is found by inquisition taken by Robert de Notyngham and Gilbert de Syngelton in the keeper's presence by the late king's order that the said Joan was dowered of the premises after the death of William de Holand, her former husband, by the assignment of Robert de Holand, brother and heir of the said William de Holand, and that she continued her seisin thereof at her will, and that she afterwards demised the premises to the said Robert at ferm, to be held

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Membrane 4—cont.

from year to year at her will, until she was ejected thence by John Travers and William de Tatham after Robert's forfeiture, and that Robert had no other estate in the tenements except in name of ferm during her will, and that William de Holand was seized in his demesne as of fee of the lands aforesaid on the day of his death, so that Joan ought to be dowered of a third thereof, and that William de Multon and Joan or Joan by herself have not remitted or quit-claimed their right to the dower to any one, and have not changed their estate therein in any way, and that there is no cause why Joan ought not to be dowered of the tenements whereof William de Holand died seized in his demesne as of fee, and that Joan was the wife of the said William de Holand on the day of his death.

April 6. To the treasurer and barons of the exchequer. Order to allow to Richard Westminster. de Perers, in the debts due from him to the exchequer, 99*l.* 18*s.* 5*d.* due to him from the late king for money paid by him to William de Wendover and his fellows, soldiers (*soldariis*), for the arrears of their wages for staying in divers garrisons in Scotland, and for recompence for their horses lost in the said king's services in the garrisons aforesaid, in the 5th, 6th, and 7th years of his reign, as appears by a bill of the said king's wardrobe in Richard's possession, as Richard has besought the king to cause the above sum to be allowed to him in the debts due from him for the time when he was the late king's sheriff of Essex and Hertford. By pet. of C.

March 5. To William Trussel, escheator this side Trent. Order not to intermeddle Westminster. further with the lands of Bartholomew de Assheburnham, and to restore the issues thereof, as the king learns by inquisition taken by William de Weston, late escheator in cos. Surrey, Sussex, Kent, Middlesex, and in the city of London, that Bartholomew held no lands at his death in chief of the late king by reason whereof the custody of his lands ought to pertain to the king, but that he held the manor of Essheburnham of John de Britannia, earl of Richmond, in barony by knight service.

March 4. To the treasurer and chamberlains. Order to cause to be paid to Dougal Westminster. Macdowell, executor of the will of John Daragill, what they shall find was in arrear to John at the time (*a tempore*) of his death of the 200 marks yearly granted to him by the late king, as Dougal has prayed the king, by petition before him and his council, to cause the arrears to be paid to him in order to pay John's debts therewith, Dougal having shewn in his petition that when John returned to England from the late king's service in Ireland in the 9th year of his reign, the late king, because John was then impotent, so that he could not labour any more, and his lands in Scotland had been destroyed and wasted, ordained that he should dwell in London with his household, and that he should receive 200 marks yearly for his maintenance, and thereupon ordered his treasurer and chamberlains to pay John that sum yearly, and that although John dwelt at London for a year and a half after the said ordinance, when he died, he only received 100 marks for that time from the treasurer and chamberlains, for which reason John was indebted to divers men at the time of his death for debts for his maintenance, which debts are now exacted from Dougal. By pet. of C.

April 16. To the collector of the custom of wool, hides, and wool-fells in the port Stamford. of Boston. Whereas Edward I. was indebted at his death by letters patent to divers men of the duchy [of Aquitaine] for the arrears of their wages of the time when they were in his army in the duchy, of which men Peter de Besaz is the proctor, and of the said debts 735*l.* sterling are still in arrear, wherefore the late king, at Peter's prosecution, ordered the treasurer and chamberlains of the exchequer of Dublin to pay this amount to

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Membrane 4—cont.

Peter, in the name of the said men, out of the first moneys of the issues of the custom of wool, hides, and wool-fells in the ports of Dublin and Drogheda in Ireland; and Peter has now brought back into chancery and restored the writ of the late king ordering this payment, and has besought the king to cause payment to be made to him from the custom of wool, hides, and wool-fells in Boston or Kyngeston-on-Hull; and the king, pitying Peter's estate and wishing to accede to his supplication for the discharge of the souls of the king's grandfather and father, has granted that Peter may have and receive the 735*l.*, in the name of the said men, from the first moneys received of the issues of the custom at Boston by the hands of the collectors thereof, and he ordered the collectors to pay Peter this sum accordingly as speedily as possible, notwithstanding any order directed to them by the treasurer and barons of the exchequer to carry the money from the custom to the exchequer: the king, wishing to hasten the payment, orders the collectors to pay 200*l.* to Peter out of the money collected by them and in their custody, notwithstanding any order of the treasurer or barons to carry the money from the issues of the custom to the exchequer.

By p.s.

March 10. To the treasurer and barons of the exchequer. Order to admit Henry, son and heir of John de Grey, tenant in chief of the late king, to cause Robert de Sapy to come in the king's name to the exchequer to render account of the issues of the castle of Wilton, co. Hereford, and of the manor of Kempeleye, co. Gloucester, from 1 November in the 17th year of the late king's reign, until 15 March following, and to cause Richard de Grey of Codenovere to come in like manner to render account of the issues of the said castle and manor and of all the lands that descended to Henry from the aforesaid 15 March until the feast of St. Mary Magdalene after the feast of St. Peter ad Vincula, in the 17th year aforesaid, and to cause the money found to be due from Robert and Richard after they have rendered account to be paid to Henry, as Henry has shewn the king, by petition before him and his council, that whereas he was in Gascony in the late king's service by his order from the feast of St. Peter ad Vincula, in the 17th year of his reign, until the feast of St. Mary Magdalene following, during which time his father died, to wit at the feast of SS. Simon and Jude, and he could not forthwith leave the said king's service to prosecute his seisin of the lands that descended to him in inheritance after his father's death, and the said Robert and Richard had the custody of the aforesaid castle, manor, and lands for the periods aforesaid by the late king's commissions to answer to him for the issues thereof, and they have not yet accounted for the issues in the exchequer and have not paid anything thereof to the king or his father, wherefore Henry has prayed the king to restore to him the issues received by Robert and Richard from the lands aforesaid, and the king, in consideration of the damages sustained by Henry by his stay in the said service and of the grateful service rendered by him to the king and his father, has granted to him the issues of the castle and lands levied by Robert and Richard for which answer has not yet been made to the king or to his father, and wills and grants that Henry shall be admitted at the exchequer in his name to cause Robert and Richard to come to the exchequer to render account.

By pet. of C. [14,481.]

March 3. To the sheriffs of London. Whereas, at the prosecution of Richard de Betoigne, Richard de Hakeneye, John Priour, and John de Wrotham, citizens of London, suggesting that John le White of Almain and Arnald his brother, who had dwelt in the city for a long time, had secretly and fraudulently left the city, and that they were bound to the said Richard de Betoigne in 104*l.*, to Richard de Hakeneye in 253*l.* 6*s.* 8*d.*, to John Priour in 65*l.*, and to John de Wrotham in 32*l.* 14*s.* 0*d.*, and had not satisfied them therefor in any way, and the said John le White had gone to the

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Membrane 4—cont.

town of Wismere, in the lordship of Henry de Matlenbergh, lord of Wis-
mere, Rustok, and Stralsund (*Stravensonde*), and Arnald had gone to the
towns of Lübeck (*Lubick*) and Hambergh with their goods, the late king
frequently requested the said Henry and the burgomasters, *schöffen*, alder-
men, and commoners (*cōtarios*) of the towns of Lübeck and Hambergh by
his special letters to cause justice to be done to the aforesaid citizens for the
sums thus due to them from John and Arnald and for their damages; and
the said Henry and the burgomasters, *schöffen*, aldermen, and commoners,
having received the late king's letters, did nothing in response, although
they were frequently requested by the attorneys of the said citizens specially
sent to those parts, but altogether failed to do them justice, as the mayor
and community of the said city, having full information and proof of the
matter, have testified to the king by their letters under their seal: the king,
who is bound to aid all and singular his subjects in their just quarrels, not
wishing to refrain any longer from aiding the aforesaid citizens in the
recovery of their debts, orders the sheriffs to arrest all the goods and wares
of the men and merchants of the lordship and power of the said Henry
and of the said towns of Lübeck and Hambergh within their bailiwick to
the value of 200*l.*, in part payment of the aforesaid 455*l.* 0*s.* 8*d.*, and to
cause the same to be kept safely until the said citizens have been satisfied
for the aforesaid 200*l.* together with their damages, or until further orders,
certifying the king of their proceedings. The king has ordered the sheriff
of Lincoln to arrest goods in like manner to the value of 127*l.* 10*s.* 4*d.*,
and the bailiffs of Kyngeston-on-Hull to arrest goods in like manner to the
value of 127*l.* 10*s.* 4*d.*, in full payment of the aforesaid sum.

May 2.
Nottingham.

To the treasurer and barons of the exchequer. Order to cause Thomas
le Blount and Juliana his wife to have all the goods and chattels in the
manors of Sutton, Wynferthyng, Juvenelesbur[y], Suthanyfeld, Thurton,
Reydon, and Toucestre, and in certain lands in Fanges and Assheden, and
in a messuage in Suthwerk, which manors, lands and messuage were
assigned to them by the king as Juliana's dower, and which came to the
king by the forfeiture of Hugh le Despenser, the younger, to whom the
late king committed the custody of the said manors, lands and messuages
during the minority of the heir of John de Hastynges, and to cause Thomas
and Juliana to have all the issues of the manors, messuage, lands and tene-
ments pertaining to the king by reason of the premises for which answer
has not yet been made to the late king, as the king has granted to Thomas
and Juliana, in recompence for the damages sustained by them by the
detention of Juliana's dower of the purparty falling to John de Hastynges,
her former husband, of the lands of Aymer de Valencia, late earl of Pem-
broke, all the goods and chattels in the manors assigned to them for
Juliana's dower, and all issues thereof for which answer has not yet been
made to the king or to his father.

March 25.
Westminster.

To Thomas de Bynedon, burgess of Southampton. Peter de Sancto
Fuciano, Robert de Sancto Fuciano, John Roundell, and Hugh Lengleche,
merchants of Amiens, have shewn the king, by their petition before him
and his council, that whereas they came to that town, during the truce
between the late king and the king of France, with 19 sarplers of wool,
containing 23 sacks and 46 nails of wool, price 205*l.* 0*s.* 8*d.*, and 12 barrels
of woad, price 128*l.* 2*s.* 8*d.*, for the purpose of trading there with the same,
John de Clive and Hugh Sampson, late collectors of the custom of wool,
hides, and wool-fells in the port of that town, and the mayor and bailiffs of
that town arrested the wool and woad during the truce aforesaid, which
were afterwards sold by the late king's order to the aforesaid Thomas, who
made a recognisance in the exchequer to the late king for 359*l.* 5*s.* 2*d.* for

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Membrane 4—cont.

the wool and woad, and that money is still in his hands, wherefore the said merchants have prayed the king to provide a remedy: the king therefore orders Thomas to pay the money thus due by the recognisance to the late king to the aforesaid merchants or their attorney in this behalf. By pet. of C.

April 9. To the treasurer and barons of the exchequer. Order to cause the aforesaid Thomas to be discharged of what they shall find he has paid to Peter Maleherbe, attorney of the aforesaid merchants, by virtue of the preceding order, as Thomas says that he has paid to the said Peter 179*l.* 12*s.* 7*d.* of the aforesaid sum of 359*l.* 5*s.* 2*d.* By pet. of C.

May 10. To Edmund, earl of Kent. Order not to intermeddle further with the manor of Barwe, co. Suffolk, the custody whereof the king committed to him with other lands during pleasure under the seal used by him before his accession, as Margaret, late the wife of Bartholomew de Badelesmere, who was jointly enfeoffed of the manor with Bartholomew, and who was of the quarrel of Thomas, late earl of Lancaster, has entered the manor, which was taken into the late king's hands by reason of the said quarrel, by virtue of an agreement lately made in parliament for those who were of the quarrel aforesaid to have again their lands and tenements that were taken into the late king's hands.

May 9. To the treasurer and barons of the exchequer. Order to cause John de Crombewell, who is setting out with the king by his order against the Scots, who propose entering the realm in hostile manner, to have respite until Michaelmas next for all debts due to the exchequer. By K.

May 13. To the chamberlain of Kaernarvan. Order to pay to David Gogh, a Welshman, the arrears of 60*s.* yearly from Easter last, and to pay him that sum yearly henceforth, in accordance with the late king's grant to him of that sum yearly for life, in consideration of his service to the said king and his father, to be received from the chamberlain of Kaernarvan in Wales.

MEMBRANE 3.

April 19. To Edmund, earl of Kent. Order to deliver to Robert de Stanggrave the castle and county of Okham, with the prisoners therein and the writs, memoranda, and all other things touching the said county (*com'*), whom the king has deputed to receive the castle and county from the earl for the king's use, and to keep the same safely until the king shall otherwise ordain, the late king, who granted the castle and county to Margaret, then countess of Cornwall, whom Hugh de Audele married, for her life, having taken the castle and county into his hands and committed the custody thereof to the earl, during pleasure, under a certain form, and the earl has now rendered the castle and town into the king's hands.

April 22. To the said Robert. Order to deliver the castle, prisoners, etc., to the said Hugh and Margaret. *Et erant patentes.*

To the justices of the Bench. Order to admit Alexander de Hadenham to prosecute and defend the king's affairs before them in the Bench, notwithstanding the king's commission of that office to William de Mershon during pleasure, as the king committed it to William, forgetting his previous appointment of Alexander to that office during pleasure, by letters patent, whereby he granted Alexander 10*l.* in aid of his expenses in prosecuting and defending the king's affairs. By p.s. [650.]

April 24. To William Trussel, escheator this side Trent. Order not to distrain Humphrey de Bassyngburn for his homage for the lands that he holds of the king, as the king has taken his homage. By p.s. [672.]

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Membrane 3—cont.

The like to the same escheator in favour of the following:

John de Bouthum, clerk.

William la Zousche of Haringworth, for homage and fealty.

Laurence de Preston, for homage.

John Omnybon, for homage.

Abbot of St. Edmunds, for fealty.

May 6.
Nottingham.

Roger Dakeney,
Peter de Seinte Croiz, } for homage and fealty.

April 22.
Stamford.

To Simon de Grymesby, escheator beyond Trent. Order not to intermeddle further with the lands of Henry Tyeys, which were taken into the late king's hands by reason of his death and are still in the king's hands, and to restore the issues, as the king learns by inquisition taken by the escheator that Henry held no lands at his death of the late king by reason whereof the custody of his lands ought to pertain to the king.

April 20.
Stamford.

To the sheriff of Lincoln. Order to restore to Peter Blok of Lincoln, clerk, his lands, goods and chattels, which were taken into the late king's hands upon his being suspected (*notatus*), taken, and imprisoned for the homicide of John de Becumbe, priest, slain at Lincoln, and for robbing him to the value of 100*l.*, as he has purged his innocence before H. bishop of Lincoln, the ordinary of the place, to whom he was delivered according to the privilege of the clergy.

The like to the mayor and bailiffs of the city of Lincoln.

April 24.
Stamford.

To Matthew de Crauthorne, receiver of the issues of the land of Gloumorgan. Order to pay 100*s.* a day out of the said issues to Thomas de Berkele and John Maitravers for the expenses of the late king's household from 4 April last, for so long as Thomas and John shall intend the late king.

By p.s. [669.]

[*Fædera.*]

April 23.
Stamford.

To Adam le Boghier, late fermor of the manor of Berleye, co. York. Order to deliver to Henry, earl of Lancaster and Leicester, brother and heir of Thomas, late earl of Lancaster, any issues and arrears of ferms in his custody of the time when he was fermor of the said manor, which belonged to the said earl Thomas on the day of his death, as the king has taken Henry's homage for the lands that Thomas held in chief, and ordered them to be delivered to him, and has granted to him all issues and arrears of ferms of the said Thomas's lands for which answer has not yet been made to the late king or to him.

By K.

[*Fædera.*]

The like to the following:

John de Lancastria, keeper of the honour of Lancaster.

Geoffrey de Werburton, sheriff of Lancaster.

John de Kylynton, keeper of the honour of Pykeryng.

Robert Foucher, keeper of Melebourne and fermor of the honour of Tuttebury.

William David the elder, Robert de Hilton, and his fellows, fermors of the town of Tuttebury.

Thomas de Rolleston, fermor of the town of Rolleston.

Philip de Somervill, fermor of the manor of Barton.

Richard de Wythenhull, Nicholas de Salop[ia], and their fellows, fermors of the manor of Adgersleye.

Robert le Hunte, John de Verney, and their fellows, fermors of the manor of Uttoxhather.

William David, fermor of the manor of Yoxhale.

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Membrane 3—cont.

- John de Kynardeseye, fermor of the manor of Marchinton.
 The prior of Tuttebury, fermor of the manor of Scropton.
 Hugh de Mainill the elder, Robert Fouch, and their fellows, fermors of the hundred of Appelbre.
 Robert Fouch, John de Denum, and their fellows, fermors of the manors of Beaurepeir, Doffeld, Heigheg, Holebrok, Suthewode, Wyneleye, Holond, Newebiggynge, Edricheshay, Alrewasseleie, and Coldebrok.
 John de Kynardeseye, Walter Walteshef, and their fellows, fermors of the wapentake of Wirksworth and Assebourne.
 Laurence Coterell and his fellows, fermors of the lead-mine of the same wapentake.
 Nicholas de Hungerford, fermor of the quarry of Le Roweclyff.
 Thomas de Radcliffe, Henry de Bek, fermors of the manor of Sponden.
 William Cokeny, fermor of the borough of Asshebourne.
 Gilbert Henry of Yoxhale, fermor of the hundred of Greseleie.
 Ed. de Assheby, keeper of the fees of the honour of Lancaster in cos. Lincoln, Nottingham, Stafford, and York, and of the manors of Wadinton and Alkeberugh.
 John de Wyvill, fermor of the manor of Ridelinton.
 Richard de Whatton, late fermor of the court of Bothemeshull and Crophull, co. Nottingham.
 Mary, countess of Pembroke, for the manor of Hegham.
 William Trussel, escheator this side Trent.
 Simon de Grymesby, escheator beyond Trent.
 Odo de Stok, late keeper of Kenilworth castle.

To the treasurer and barons of the exchequer. Order to cause the aforesaid earl Henry to be discharged and acquitted of the issues of the castle and honour of Lancaster, the castle and honour of Tuttebury, the castle and honour of Pykeryng, the manor of Melbourne, co. Derby, the manor of Staynford, co. Berks, the custody whereof the late king committed to him on 7 December, in the 20th year of his reign, and of the issues of the manor of Beltesford and Donynton, co. Lincoln, Hertyndon, Croudecote and Wirksworth, co. Derby, Esyngwold, Hoby, and Berley, co. York, Passenham, co. Buckingham, Rydelynton, co. Rutland, Bagworth and Lindrich, co. Leicester, the custody whereof the late king committed to him by other letters patent on 20 December, from the dates of the aforesaid commissions thereof to him, and to cause him to have all issues and arrears of ferms of the lands of the aforesaid earl Thomas for which answer has not yet been made to the king or to his father, as the king has taken Henry's homage for his said brother's lands, and has ordered them to be delivered to him, and has also granted to him all issues and arrears of ferms thereof for which answer has not yet been made to him or to his father.
[Ibid.]

By K.

April 30.
 Nottingham.

To the collectors of the custom of wool, hides, and wool-fells in the port of London. Order not to permit the merchants of England, Wales, and Ireland to cross over from that port with wool, hides, and wool-fells and tin until they have ascertained that the said merchants have been in one of the staples for forty days, and have there done what ought to be done according to the ordinance of the staple made by the late king and his council, which the king ordered to be published and observed, wherein it is contained that merchants of England, Wales, and Ireland who bring wool, hides, and wool-fells and tin to any of the staples, shall not take them outside of the said staple out of the king's power unless they have dwelt in the said staple with their merchandise for forty days, after which time they may

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Membrane 3—cont.

take their merchandise whither they will, either within or without the king's realm, without holding or making any staple elsewhere than in the staples aforesaid.

By C.

[*Federa.*]April 24.
Stamford.

To the treasurer and barons of the exchequer. The abbot of Wellou of Grymesby has shewn the king that the late king is bound to him in 18*l.* for 20 quarters of wheat, 30 quarters of malt, and 25 sheep (*multonibus*), taken from him by the said king's ministers for the expedition of the Scotch war, in the 4th year of his reign, as is contained in the said king's letters patent made to the abbot, and the abbot has not yet been satisfied for that sum, and he has prayed the king to cause allowance to be made to him in the above sum for 12*l.* 10*s.* 8*d.*, which are exacted from him by summons of the exchequer for a ferm of a purpresture of the 20th year of the said king's reign, and for the abbot's portion of a fifth granted to Edward I. by the clergy of the province of York, and for divers amercements and forfeited issues, and that the king will cause due payment of the remainder to be made to him: the king, assenting to the abbot's petition in consideration of the affection that the queen, his mother, has to the abbot and his house, orders the treasurer and barons to examine the aforesaid letters, and to allow the said 12*l.* 10*s.* 8*d.* to the abbot in the said 18*l.*, and to cause payment of the remainder of the latter sum to be made to the abbot, or to cause him to have an assignment therefor in a suitable place.

By p.s.

April 30.
Nottingham.

To William Trussel, escheator beyond Trent. Order to deliver a third of the manor of Runham, co. Norfolk, to Eleanor, late the wife of John de Bilinggeye, as nearest [friend] of his heir, as the king learns by inquisition taken by the escheator that John held the said third at his death of the king in chief by the service of three parts of twelve measures (*modiorum*) of wine and of 200 pears of 'permayns,' to be paid to the exchequer at Michaelmas yearly, and that he held at his death no lands of the king in chief as of the crown by reason whereof the custody of his lands ought to pertain to the king, and that John his son is his next heir and is aged six years.

April 12. To the same. Order to supersede until further orders the demand made Peterborough. upon Elizabeth de Burgo for her homage for the lands that she holds of the king.

By p.s. [591.]

The like to the following:

Simon de Grymesby, escheator beyond Trent. By the same writ.

Roger de Mortuo Mari, justice of Wales. By the same writ.

May 1.
Nottingham.

To Simon de Grymesby, escheator this side Trent. Order not to intermeddle with the castles of Sandale and Conyngburgh and the manors of Wakefeld, Thorn, Soureby, Haitfeld, Fisshelak, and Staynford, by virtue of the king's order to deliver to Henry de Lancastria, brother and heir of Thomas, late earl of Lancaster, the lands of the said Thomas, as the king wills that the escheator shall not intermeddle with the aforesaid castles and manors until ordinance shall be made concerning them by the king and his council, because John de Warenn, earl of Surrey and Sussex, claims to hold them as his right and inheritance, and they ought to remain in the king's hands by the assent of Henry and John.

By K.

*MEMBRANE 2.*April 22.
Stamford.

To William Trussel, escheator this side Trent. Order not to intermeddle further with the lands of John de Barewe, and to restore the issues thereof, as the king learns by inquisition taken by the escheator that John held no lands in chief of the king in his demesne as of fee on the day of his death by reason whereof the custody of his lands ought to pertain to the king.

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April 27.
Stamford.*Membrane 2—cont.*

To the same. Order not to intermeddle further with a toft and a bovate of land in Thorp, within the wapentake of Wirksworth, co. Derby, as the king learns by inquisition taken by John de Bolingbrok, the late king's escheator in cos. Warwick, Leicester, Nottingham, Derby, and Lancaster, that Juliana, daughter of William Morsel, held the toft and bovate of the late king in chief on the day of her death in socage, by the service of 2s. yearly and by suit to the wapentake aforesaid from three weeks to three weeks, and that the toft and bovate are worth 2s. yearly beyond the aforesaid rent repaid, and that she held no other lands of the late king or of others on the day of her death, and that Henry her son is her nearest heir and is aged 40 years, and the king has now ordered the aforesaid wapentake with the rent, ferms, and all appurtenances to be delivered to Henry, earl of Lancaster, as brother and heir of Thomas, late earl of Lancaster, who held the wapentake in chief of the late king.

April 24.
Stamford.

To the treasurer and barons of the exchequer. Order to cause Robert de Morby, to whom the late king, in the 15th year of his reign, committed the castle of Breghnok, together with the prisoners in the same, to have allowance in his account for the wages paid by him to the men-at-arms and hobelers, whom they shall find by inquisition or otherwise that he kept in the castle, as he has besought the king to cause allowance to be made to him for the said wages, he having kept divers men-at-arms and hobelers in the castle at the late king's wages for the greater part of the aforesaid year, for the safe custody of the castle and prisoners, by reason of the disturbance then in the realm.

By K. and C.

April 23.
Stamford.

To the same. Order to assign to Alesia, late the wife of Edmund, earl of Arundel, by letters patent under the exchequer seal, out of manors and lands in the king's hands, the value of the following manors, which the king lately granted to her in aid of the maintenance of her and her children: the manor of Berton, co. Southampton, of the value of 34*l.*; the manor of Stanvord, co. Berks, of the yearly value of 130*l.*; and the manor of Retheresfeld, co. Sussex, of the value of 106*l.* yearly: as the king now understands that the manor of Stanvord is in the seisin of Henry, earl of Lancaster, the manor of Retheresfeld is the seisin of Hugh Daudele, and that the manor of Berton is of the inheritance of the heir of John de Berewyk, who has now come of age.

By K. and C.

May 1.
Nottingham.

To Thomas de Warthecoppe, keeper of the manor of Hoff, in the king's hands. Order not to intermeddle further with the said manor, as the king learns by inquisition taken by John de Skelton and Robert Parnyng, by his order, that Ranulph de Dacre demised the manor to Master Michael de Harcla for life on Sunday after the Purification, in the 16th year of the late king's reign, by indenture, and that Ranulph never afterwards remitted his right therein or changed his estate therein in any way, and that the manor came to the late king's hands by reason of Michael's adhesion to the Scots, and is still in his hands for this reason and for no other, and that the manor is held of Robert de Clifford by the service of 9*s.* for cornage for all service, and that it is worth yearly in all issues 5 marks.

May 1.
Nottingham.

To H. bishop of Lincoln. Whereas the king lately presented his clerk John de Ixworth to the church of Merkefeld, void and pertaining to his donation by reason of the lands that belonged to Robert de Holland being in his hands, and the prior of Charleye, scheming to impede the king in his behalf, likewise presented William de Sallowe, chaplain, his clerk, to the said church, and the king prohibited the bishop admitting any person to the church until it should be discussed in his court whether the advowson pertained to him or to the aforesaid prior; as the prior has now asserted

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Membrane 2—cont.

personally before the king in chancery that he has no right in the presentation upon this occasion, saving his right upon other occasions, the king orders the bishop to do further at the king's presentation what ought to be done according to ecclesiastical law, notwithstanding the reclamation of the prior or the king's prohibitions aforesaid.

April 30.
Nottingham.

To the collectors of the custom of wool, hides, and wool-fells in the port of Boston. Order to pay to Peter de Besaz, proctor of divers men of the duchy [of Aquitaine], out of the first moneys from the issues of the said custom, 535*l.*, the remainder of 735*l.* due to the said men from Edward I. (*as in the order of 16 April, page 73 above*), notwithstanding any order sent to them by the treasurer and barons of the exchequer to send the money from the custom to the exchequer, as Peter has appeared in chancery in person, and acknowledged that he had been satisfied by the aforessaid collectors for the 200*l.* that the king lately ordered them to pay to him. By K.

May 2.
Nottingham.

To John de Barton, controller of the custom of wool, hides, and wool-fells in the port of Boston. Order to deliver to the aforessaid Peter the second part of the king's seal called 'coket,' which the king ordered the collectors of customs to deliver to Peter, to be kept by him until he should be satisfied for the aforesaid sum, as the collectors have certified the king that they could not deliver the part aforesaid to Peter because the controller had it in his custody by the delivery of Johu de Tumby, lately the second collector of the custom aforesaid, to be kept by Peter until he shall be satisfied for the aforesaid sum.

April 31.
Nottingham.

To William Trussel, escheator beyond Trent. Order to deliver to Margaret, late the wife of Bartholomew de Badelesmire, the manor of Addridele and the advowson of the same, co. Salop, as the king learns by inquisition taken by the escheator that Bartholomew and Margaret acquired them jointly, in the 5th year of the late king's reign, from William de Monteforti, knight, to have to them and the heirs of Bartholomew, and that Margaret continued her seisin thereof jointly with Bartholomew peacefully for three years, until Bartholomew granted the manor and advowson to the late king in exchange for the castle of Ledes, co. Kent, and that the manor and advowson are held of the king in chief by knight service, and are worth (*valeat*) 40*l.* yearly in all issues, and the king, considering that the exchange was made in prejudice of the crown, and willing that the castle shall remain to him and his crown, notwithstanding the said exchange, has rendered the manor and advowson to Margaret, to hold as she held it before the exchange. By pet. of C.

The like to Geoffrey de Boilestrode, '*mutatis mutandis.*'

May 6.
Nottingham.

To Matthew de Crauthorn, the king's receiver of the issues of the land of Glomorgan. Order to pay to the constables of castles and other ministers of that land their fees and usual wages from the time of his appointment, as well for the late king's time as for the present king's time, and to pay them the same hereafter until otherwise ordered. By K. and C.

May 8.
Nottingham.

To John de Acton. Order not to intermeddle with the county of the land of Glommorgan and Morganno, and to bring the king's commission thereof to him to the chancery to be cancelled, as the king lately committed the custody of the said land to William la Zouche of Assheby, during pleasure, so that William should make and appoint the sheriff in that land and constables and other ministers there, and should ordain and dispose of the castles, towns, and manors in that land as should seem best for the king's profit and the safe custody of the land aforesaid, and the king afterwards, forgetting that William ought to appoint the sheriff in that land, committed the county of the said land to John, during pleasure. By K.

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Membrane 2—cont.

April 26. To the treasurer and barons of the exchequer. Order to cause to be levied what they shall ascertain to be due of the issues of Queen Isabella's lands of the time when they were in the late king's hands at the end of the account of Robert Miles, clerk, the late receiver of the issues, and to cause the same to be paid to her or her receiver at the exchequer, as the king has appointed by his letters patent, at her request, Walter de Norwyco, William de Boudon, William de Everdon, and William de Foulbourn to audit the account of the said Robert, and to do what may pertain to the final issue of the account, the king wishing to show his mother special grace, especially as her lands were in the late king's hands without reasonable cause. By p.s.

May 5. To Robert de Gatesby. Order to deliver to Simon de Bereford, who was of the quarrel of Thomas, late earl of Lancaster, the issues and arrears of the fermes of his land received by Robert, for which answer has not yet been made to the late king, and to deliver to Simon any of his goods and chattels in Robert's custody, as it was agreed in parliament that those who were of the said earl's quarrel shall have again their lands, and the issues and arrears of the fermes thereof for which answer has not been made to the late king, and also their goods and chattels, because the quarrel has been adjudged good and just and the judgments against those who were of the quarrel have been wholly annulled.

May 7. To John de Mutford, Robert Baynard, and Geoffrey Wyth. Order to supersede until further orders the execution of the king's appointment of them to enquire by the oath of men of co. Norfolk, in the presence of those of the mistery (*mestera*) of 'worstede,' and those of the mistery of 'mercers,' how many and what assizes of the length and breadth of serges (*sargiorum*), bed-coverlets (*superlectilium*), and tapets of 'worstede' made in that county have been used, and by whom the assizes have been observed, and from what time, etc., and to do certain other things contained in the king's letters. By K. and C.

The like to the same, under date 27 May, the king being then at York.

April 10. To the treasurer and barons of the exchequer. Order to allow to Peterborough. Thomas de Carliolo, in the debts due from him to the king, what is due from the late king to him, as he has shewn the king, by petition before him and his council, that the late king owed him 73*l.* 6*s.* 8*d.* for wheat and beans bought from him for the munition of the town of Berwick-on-Tweed by Ranulph de Benton, then receiver of the late king's victuals there, of which sum he has received 7*l.* 8*s.* 5*½d.*, as appears by a bill of the late king's wardrobe in his possession, and that he owes the king 60*l.* of the remainder of his account of the time when he was collector of the new custom in the port of Newcastle-on-Tyne, and he has prayed the king to cause the sum due to him from the late king to be allowed to him in the debts due from him to the exchequer. By pet. of C.

May 6. To the mayor and bailiffs and the whole community of the town of Nottingham. Order to supersede the taking of certain customs on goods for sale coming to that town, which the king lately granted to them for a certain time in aid of the enclosing of the town, during the time when the said customs shall be taken in that town for pontage, as the king has granted to Alice la Palmer of Nottingham that she may take such customs until Christmas next and for a year from then in aid of repairing the bridge of Hethebethe, and the king is unwilling that divers customs shall be taken in the town from one and the same thing. Upon the completion of the above term, the king wills that they shall take such customs in the town according to his said grant. By K. and C.

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Membrane 2—cont.

May 10. To Matthew de Crauthorum, receiver of the issues of the land of Glamorgan.
 Nottingham. Order to cause William Grey, of that land, to be discharged and acquitted of 55*l.*, the remainder of a fine of 100*l.* made by him with Hugh le Despenser, the younger, as the king learns by inquisition taken by William la Zousche of Assheby, keeper of the land aforesaid and chamberlain of Kaerdif, that Hugh charged William Grey with being the servant of Roger Dammory and with being intendent to him in the quarrel of Thomas, late earl of Lancaster, to persecute the said Hugh and Hugh le Despenser, the elder, and that Hugh took and imprisoned him for this reason, and detained him in prison until he made fine with him in 100*l.*, of which sum he has paid 45*l.*

By C.

MEMBRANE 1.

March 6. To the treasurer and barons of the exchequer. John de Causton, citizen of London, has shewn the king, by petition before him and his council, that whereas William de Hederset and his fellows, late collectors of the custom of wool in the city of London, received 18*l.* 6*s.* 8*d.* for the late king's use, in the 11th year of the reign, from him in the name of a loan beyond the due custom on the wool that the said John and Hugh de Colnham caused to be carried over sea, as, it is said, appears by the accounts of the said collectors rendered at the late king's exchequer, and he has prayed the king to cause this sum to be allowed to him in the debts due from him to the exchequer for the time when he was one of the sheriffs of London: the king therefore orders the treasurer and barons to allow the said sum to John in the said debts due from him to the exchequer, if it appear to them that the aforesaid collectors received this sum for the late king's use as a loan and answered to him for the same.

By pet. of C. [8141.]

To the same. Like order concerning 8*l.* 14*s.* 4*d.*, the said John de Causton, executor of the will of Hugh de Colnham, having shewn that this sum was received by the aforesaid collectors in the said year, from John beyond the custom due upon the wool that he and Hugh caused to be carried over sea.

By pet. of C.

March 10. To the treasurer and barons of the exchequer. Order to allow to Robert de Clifton, kinsman and heir of Gervase de Clifton, in the debts due to the exchequer for his own and his ancestors' debts, 35*l.* for the damages sustained by him by reason of the diversion of the water of Trente and by the erection of weirs therein, as he suggested to the late king that the keepers of the said king's castle of Nottingham had made certain trenches, ditches, and weirs through the middle of the meadows at Wileford that belonged to the said Gervase, which descended to him in inheritance after Gervase's death, and caused the water of Trente to be taken out of its right and ancient course in divers places by the trenches, ditches, and weirs aforesaid, by reason whereof the said meadows and the lands lying round them are frequently flooded by the inundation of the waters there flowing, and dug the meadows aforesaid and Robert's pasture there, and caused them to be dug from day to day, and took turves away thence, and applied them to the repair and maintenance of the trenches, ditches, and weirs aforesaid, whereby Robert has lost his profit of the meadows and pasture aforesaid in divers ways, and the late king thereupon appointed certain of his subjects, by writ dated 12 December, in the 18th year of his reign, to make inquisition concerning the premises, and it was found by inquisition, taken in the presence of Roger de Verdon, then supplying the place of John de Segrave, keeper of the castle aforesaid, that the town of Wileford, which is wholly in Robert's lordship, is frequently in peril of submersion

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Membrane 1—cont.

by reason of the said weirs, and that Robert received damage by the inundation and digging aforesaid to the value of 15*l.* before the date of the said writ, and that damage is done to him yearly thereby to the value of 10*l.*, and that the aforesaid ditches, trenches, and weirs were to the profit of the late king and of the castle aforesaid to the value of 20*l.* yearly, because the mills of the castle are unable to grind without the course of the water of Trente, which is led to the mills through the middle of the meadows and pasture aforesaid by the said ditches, trenches, and weirs, and that Robert de Tiptof, when he was keeper of the castle, first made the ditches, trenches, and weirs; and Robert has now prayed the king, by petition before him and his council, to cause remedy to be done to him for the premises.

By pet. of C. [339.]

March 1. To the justiciary and chancellor of Ireland, for the present or for the future. Westminster. James le Botiller of Ireland, son and heir of Edmund le Botiler of Ireland, tenant in chief of the late king, has shewn the king, by petition before him and his council, that whereas the prise of wines of Ireland, whence he derives his surname (*unde cognomen suum gerit*), and he and his ancestors have derived their name from time out of mind, pertains to him, to wit a tun of wine before the mast and a tun behind the mast from each ship laden with wines for sale coming to that land to the cities of Dublin, Drogheda (*Drochda*), Waterford, Cork, and Lymeryk, for 40*s.* to be paid to the merchants from whom the wines are taken, of which prise his ancestors have always hitherto died seised in their demesne as of fee from the time aforesaid, and the late king took his homage for all the lands that Edmund his father held at his death in chief, and ordered the justiciary for that time to deliver them to him, nevertheless the said justiciary has deferred delivering the prise of the wines to James because express mention of it is not made in the writ, which only mentions lands and tenements, wherefore James has besought the king to provide a remedy: the king therefore orders the justiciary and chancellor to inspect the inquisitions made by the late king's orders concerning the lands that belonged to Edmund in Ireland, and if they find that the prise of wines was extended amongst the lands therein contained, and that it was taken into the late king's hands, to cause it to be delivered to James. If the prise was not extended amongst the lands and was not taken into the late king's hands upon Edmund's death, they are ordered to call before them those who ought to be called, and to take information by inquisition or otherwise whether Edmund was seised of the prise in his demesne as of fee on the day of his death, and whether the prise was taken into the late king's hands by reason of his death, and [if so], they are to cause James to have seisin of the prise.

[*Fædera.*] By pet. of C. [8522.]

March 1. To the treasurer and barons of the exchequer. Westminster. The men of Dunwich have shewn the king, by their petition before him and his council in parliament, that whereas they were in the war of Edward I. in Gascony with eleven of their ships, and stayed there in his service at their own charge for a great time, and lost four of the said ships and the goods and chattels therein in that service, and they afterwards petitioned the said king to cause their costs and expenses and their damages to be allowed to them, and he ordered the treasurer and barons of the exchequer to call before them John de Botetourt, then admiral of the fleet of his ships in the parts aforesaid, and to remit to the said men some of the debts due from them to the said king, according to the discretion of the treasurer and barons and according to John's certificate to them, and to determine other debts to the said men, and although John appeared in person before the said treasurer and barons, and testified before them that the expenses, costs, and damages of the aforesaid men in this behalf by reasonable account

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Membrane 1—cont.

amounted to 1,420*l.* 10*s.* 0*d.*, as is contained in the memoranda of the exchequer, nevertheless the said men were unable to obtain any allowance or remission of the debts aforesaid in the time of the said king or in the late king's time, wherefore they have prayed the king to provide a remedy: the king therefore sends their petition enclosed in the presents to the treasurer and barons, and orders them to examine it and to search the rolls and memoranda of the exchequer, and if they find that the expenses, costs, and damages of the said men amount to the aforesaid sum, they are then, having consideration to the estate of the town and the men thereof, to cause the debts that the men owe to the exchequer to be allowed to them in the aforesaid sum, and to cause them to have due recompence according to their discretion for any remainder beyond the said debts. By pet. of C.

March 12. To the treasurer and barons of the exchequer, and to the chamberlains. **Westminster.** Order to cause the executors of the will of Christiana de Mariscis to be satisfied for 221*l.* 16*s.* 5*d.* due to her for the stock, goods, and chattels in the manors of Langele and Wyrardesbury from the late king (*etc., as at mem. 9, above, page 59.*) By pet. of C.

March 10. To the treasurer and barons. **Westminster.** Order to cause 47*l.* 19*s.* 2*½d.* to be paid out of the issues of the custom of wool, hides, and wool-fells in the port of London to Roesia de Bureford, executrix of the will of John de Bureford, late citizen of London, or to cause that sum to be allowed to her out of the custom on her wool to be taken out of that port, as she has shewn the king, by petition before the king and his council, that the late king acknowledged, by divers letters patent under the seal called 'coket' of London, that he has received by way of loan, in the 11th and 12th years of his reign, from the aforesaid John, then a native-born merchant, the aforesaid sum by the hands of William de Hederset and William de Rude, then collectors of the custom in the said port, and he granted by the said letters that John should be satisfied for this sum out of the issues of the custom aforesaid, as contained in the said letters in her possession, for which sum satisfaction has not yet been made to John or to any one in his name, and she has prayed the king to cause it to be paid to her or allowed to her as above.

March 6. To the same. **Westminster.** John de Causton, citizen of London, and Eva his wife, executrix of the will of Simon de Abyndon, Eva's late husband, have shewn the king that Edward I. was indebted to Simon in 25 marks for cloth taken from him for the said king's use, in the 31st, 33rd, and 34th years of his reign, by Ralph de Stokes, then keeper of his wardrobe, as appears by three bills under Ralph's seal in their possession, and they have prayed the king to cause the above sum to be allowed to John in the debts due from him to the exchequer of the time when he was one of the sheriffs of London: the king therefore orders the treasurer and barons to cause allowance to be made accordingly, if they ascertain that the cloth was thus taken for the late king's use, and that the late king owes Simon the said sum for this reason, and that satisfaction therefor has not been made to Simon or any one in his name. By pet. of C. [8141.]

March 6. To the same. **Westminster.** John de Causton, citizen of London, has shewn the king, by petition before him and his council, that John Dergayn, the late king's ulnager, in the 8th year of his reign, took five pieces of John's striped cloth of Gaunt outside his shop in Boston fair, asserting that they were not of the assize, and that they were therefore forfeited to the late king, and delivered them to Ralph de Stokes, then keeper of the said king's wardrobe, for the use of the said king, and that it was afterwards found by inquisition taken by the said king's order before the treasurer and barons of the exchequer that the cloth was of the assize, and ought not to be forfeited thus, and that

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Membrane 1—cont.

the cloth was worth $22\frac{1}{2}$ marks, and that he has not been satisfied for that sum, and he has prayed the king to cause that sum to be allowed to him in the debts due from him to the exchequer of the time when he was one of the sheriffs of London: the king therefore orders the treasurer and barons to cause allowance to be made accordingly, if they find, by examination of the aforesaid process in the exchequer between the said John and John, that the cloth was of the assize and ought not to have been forfeited, and was of the value of $22\frac{1}{2}$ marks, and that Ralph was charged in his account at the exchequer with the cloth.

By pet. of C. [8141.]

March 1. To the same and to the chamberlains. Order to cause payment or assignment to be made to John de Dunham and the other executors of the will of Hugh de Normanton for $33l.$, as the executors have shewn the king, by petition before him and his council, that the late king is indebted to them in the said sum for sheep (*multonibus*) bought from them for his expenses in December, in the 12th year of his reign, as appears by a bill of his wardrobe in their possession.

By pet. of C.

March 10 (?). To the treasurer and barons of the exchequer. Whereas the late king Westminster. lately ordered them to appoint some of his subjects to survey the engines, houses, and other works that he had ordered to be made in Dover castle, and to complete by their advice the works that were necessary, and to cause the construction of other works there to be superseded, willing that the workmen, carpenters, and carters necessary for the completion of the works aforesaid should be paid their usual wages by the sheriff of Kent, and that those who were not necessary should be removed thence: the king, wishing to put the said order into execution, orders the treasurer and barons to view the late king's writ and a schedule sent to the king by the constable of Dover castle, which is enclosed in the presents, and to execute the late king's writ as shall seem expedient to them for the king's convenience and the salvation of the castle.

March 28. To the mayor and bailiffs of Sandwich. John de Sen of Caen (*Caen*), Westminster. merchant of Normandy, has shewn the king that whereas he lately caused a ship of La Val (*du Vale*) in Normandy to be loaded at Caen with divers of his goods and merchandise, and came with the said ship and goods to Sandwich after the king's accession, the mayor and bailiffs arrested the ship and goods by pretext of the late king's order to arrest goods of men and merchants of the power of the king of France, and still detain them under arrest, wherefore he has prayed the king to provide a remedy: the king therefore orders the mayors and bailiffs to release the ship and goods from arrest, and to deliver them to John, if he came to that town with the ship and goods after the king's accession, and if the ship and goods were arrested by them solely by virtue of the aforesaid order.

By p.s.

May 15. To John de Langton, king's clerk. Order to pay to Thomas de Berke-Nottingham. leye, out of the king's money lately found in Kaerfilli castle and in John's custody, $500l.$ towards the expenses of the late king.

By K.

May 13. To Henry de Aston. Order to deliver to A. bishop of Hereford all the goods and chattels found in the manors of Asschurche and Templegutyn that belonged to Hugh le Despenser, the king's late enemy, which were seized by Henry by the order of the king and of his mother before his accession, and which the king granted to the bishop, then with him at Hereford, of his gift.

The like to Ralph de Doudeswell and John Giffard.

March 17. To William Trussel, escheator this side Trent. Order to deliver to Sibyl, Westminster. late the wife of Alan Plukenet, a third of the profit of the serjeanty of

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Membrane 1—cont.

keeping the forest of the Hay of Hereford, as the late king assigned to her in dower, amongst other lands, a third of the manor of Kylpek, co. Hereford, and the king now learns from her that although John de Hampton, the late king's escheator in cos. Hereford, Gloucester, Worcester, Salop, Stafford, and the adjoining marches of Wales, delivered to her a third of the said manor, he has hitherto refused to deliver to her a third of the profit of the aforesaid serjeanty, which serjeanty was extended in the said manor, and she has besought the king to provide a remedy.

MEMBRANE 28d.

Jan. 27. **Westminster.** The prior of Lenton acknowledges that he owes to William de Atherby, citizen and merchant of London, 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Nottingham.

Cancelled on payment.

John Baret acknowledges that he owes to William la Zouche of Assheby 100*s.*; to be levied, in default of payment, of his lands and chattels in co. Sussex.

John de Geytington, parson of the church of All Saints, Bernewell near Undel, acknowledges that he owes to the prior of St. Neots 15*l.*; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in co. Northampton.

Thomas de Doudeswell acknowledges that he owes to Ralph Hamond of Doudeswell 40*s.*; to be levied, in default of payment, of his lands and chattels in co. Gloucester.

John de Culne Sancti Aylwini acknowledges that he owes to the aforesaid Ralph 200*l.*; to be levied, in default of payment, of his lands and chattels in co. Gloucester.

Walter de Fynchyngfeld acknowledges that he owes to Richard de Colne Engayne 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Essex.

Ralph de Camoys acknowledges that he owes to Thomas Rosselyn of Northfolk 2,000*l.*; to be levied, in default of payment, of his lands and chattels in co. Sussex.

Walter Bever, parson of the church of Hambury, diocese of Worcester, acknowledges that he owes to Nicholas de Oxonia, parson of the church of Thymelby, 40 marks; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in co. Wilts.

Jan. 29. **Westminster.** John le Mareschal of Bovyndon, knight, acknowledges that he owes to Roger Michel of Charleton Caumvill, 50 marks; to be levied, in default of payment, of his lands and chattels in co. Somerset.

Roger Lestraunge of Knokyn acknowledges that he owes to Henry de Spaldyngton, clerk, 22 marks; to be levied, in default of payment, of his lands and chattels in co. Cambridge.

Cancelled on payment.

Richard de Hale, parson of the church of Chyeu, acknowledges that he owes to Master Adam de Burle 10*l.*; to be levied, in default of payment, of his lands and chattels in co. Somerset.

Thomas de Kersbroke, parson of the church of Little Laufare, diocese of London, and John de Wrotham, citizen of London, acknowledge that they owe to John de Manoys of Florence 70 marks; to be levied, in default of payment, of their lands and chattels in the city of London.

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Membrane 28d—cont.

Thomas de Multon of Frankton, knight, acknowledges that he owes to Richard Tochet 50 marks; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

John de Shothisham and William de Shotisham, parson of the church of Reitherfeld, acknowledge that they owe to Henry de Cobham, knight, 116*s.* 8*d.*; to be levied, in default of payment, of their lands and chattels in co. Norfolk.

Richard Touchet acknowledges that he owes to Thomas de Multon of Fraunkton 50 marks; to be levied, in default of payment, of his lands and chattels in co. Essex.

The said Richard acknowledges that he owes to the said Thomas 1,000*l.*; to be levied as above.

Enrolment of release by Edmund de Pynkeney son of Robert de Pynkeneye, knight, to Master Gilbert de Middelton, archdeacon of Northampton, of his right in all the lands that Gilbert has of the gift of Master John de Tyngewyk, son and heir of John de Tyngewyk, within and without the town of Wappenham, together with the advowson of the church of that town, as is contained in the charter of feoffment made between Gilbert and John and in the fine levied in the king's court. Witnesses: Sir William Trussel, Sir Simon de Drayton, Sir Robert de Daventre, Sir John de Lidle, Sir Thomas Wake of Bliseworth, Sir Thomas de Buketon, knights; John de Lyouns, William de Sancto Johanne, Peter son of Warin, Robert de Wauney. Dated at London, on Saturday before the Purification, 1326[–7].

Memorandum, that Edmund came into chancery at Westminster, on the said day, and acknowledged the aforesaid deed.

Jan. 31. Constantine de Mortuo Mari, knight, and Alexander de Walecote Westminster. acknowledge that they owe to Robert Milys, clerk, 160*l.*; to be levied, in default of payment, of their lands and chattels in co. Norfolk.

Nicholas Geffard of Lanhou and Gervase de Bray acknowledge that they owe to John Say, citizen of London, 9*l.* 6*s.* 8*d.*; to be levied, in default of payment, of their lands and chattels in co. Cornwall.

John son of Stephen de Preston acknowledges that he owes to Osbert le (sic) Bray of London 10*l.*; to be levied, in default of payment, of his lands and chattels in the city of London.

Feb. 3. John le Chaumberley and Adam de Heneden of Great Gatesdene Westminster. acknowledge that they owe to Alan de Cherleton 20*l.*; to be levied, in default of payment, of their lands and chattels in co. Hertford.

Enrolment of grant by John son of John de Metham, knight (*militis*), to Sir William de Ousthorp, clerk, of all his lands, rents, etc., in the town of Estrington. Witnesses: Sir Roger Dayvill and Sir Peter de Salso Mariſeo, knights; John de Caynel, Nicholas de Portyngton, Peter de la Haye, Thomas de Cave of Hithe, John de Grenayk, William de Bellasise, William de Warewyk. Dated at London, 2 February 1326[–7].

Enrolment of release by the said John son of John to the said William of his right in the aforesaid lands, rents, etc. Witnesses, as above. Dated at Estrington (sic), 20 February 1326[–7].

Memorandum, that John came into chancery at Loundon in the lodging of J. bishop of Ely, the chancellor, on the said day, and acknowledged the preceding charter and deed.

Feb. 3. Edmund le Botiller acknowledges that he owes to Master Thomas de Westminster. Plymstoke, clerk, 10*l.*; to be levied, in default of payment, of his lands and chattels in co. Somerset.

Cancelled on payment.

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Membrane 28d—cont.

The said Edmund acknowledges that he owes to John de Bruggewater 4*l.*; to be levied, in default of payment, of his lands and chattels in co. Somerset.

Roger Chartres of Wolle acknowledges that he owes to Petronilla de Cressebrok 8*l.*; to be levied, in default of payment, of his lands and chattels in co. Huntingdon.

Cancelled on payment.

John le Boteller of Upton acknowledges that he owes to John de Sutton, knight, 25 marks; to be levied, in default of payment, of his lands and chattels in co. Huntingdon.

Cancelled on payment.

The said John acknowledges that he owes to John de Sutton, knight, 100 marks; to be levied, in default of payment, of his lands and chattels in co. Huntingdon.

Robert son of John de Wyleby, knight, acknowledges that he owes to William de Harewedon, clerk, 10*l.*; to be levied, in default of payment, of his lands and chattels in co. Northampton.

Cancelled on payment.

John de Moresden of Canterbury acknowledges that he owes to John Malemeyns of Waldwarshare 20 marks; to be levied, in default of payment, of his lands and chattels in co. Kent.

Thomas Cok of Abyndon, merchant, acknowledges that he owes to John Godhyne of Marlebergh, merchant, 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Berks.

Nicholas Dauney and Thomas de Marlebergh, knights, acknowledge that they owe to Michael Miniot, citizen and vintner of London, and to John de Burgh, clerk, 20*l.*; to be levied, in default of payment, of their lands and chattels in co. Devon.

Richard de Hywysh, knight, and Nicholas Giffard acknowledge that they owe to John Say, citizen of London, 9*l.* 6*s.* 8*d.*; to be levied, in default of payment, of their lands and chattels in co. Cornwall.

John le Wodeward of Dounestowe acknowledges that he owes to John Lynot of Dadyngton 100*s.*; to be levied, in default of payment, of his lands and chattels in co. Oxford.

Thomas son of Thomas Taillard of Ambrisham scknowledges that he owes to William la Zousche of Assheby 100*s.*; to be levied, in default of payment, of his lands and chattels in co. Sussex.

John Gasclyve of Suthyevele acknowledges that he owes to John Gavelok of Baldok 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Bedford.

Feb. 4. Thomas de Say acknowledges that he owes to Roger Collyng 1,000*l.*; to Westminster. be levied, in default of payment, of his lands and chattels in co. Surrey.

William de Shareshull and Richard Hauard acknowledge that they owe to Roger Collyng 50 marks; to be levied, in default of payment, of their lands and chattels in co. Oxford.

Thomas de la Lee and Richard de la Lee acknowledge that they owe to Henry Darcy, citizen of London, 8*l.*; to be levied, in default of payment, of their lands and chattels in co. Essex.

Philip de Walecote acknowledges that he owes to Adam Brabazoun of London, 'fyshmongere,' 10*l.*; to be levied, in default of payment, of his lands and chattels in co. Middlesex.

1327.

MEMBRANE 27d.

Feb. 5. Robert Conestable of Flaynburgh acknowledges that he owes to Geoffrey le Scrop, knight, 100 marks; to be levied, in default of payment, of his lands and chattels in co. York.—The chancellor received the acknowledgement.

John de Frethensted acknowledges that he owes to Simon de Semer, clerk, 20 marks; to be levied, in default of payment, of his lands and chattels in co. Kent.

The prior of Chikesond acknowledges that he owes to Matilda le Straunge 35*l.*; to be levied, in default of payment, of his lands and chattels in co. Bedford.

Robert de Neuburgh, knight, acknowledges that he owes to Hugh Sampson of Southampton 16*l.*; to be levied, in default of payment, of his lands and chattels in co. Dorset.

John de Tamworth acknowledges that he owes to Richard de Donygton, the younger, 40 marks; to be levied, in default of payment, of his lands and chattels in co. Stafford.

Nicholas de Tunstalle acknowledges that he owes to Edmund de Reynham, fishmonger (*pessoner*) of London, 60*l.*; to be levied, in default of payment, of his lands and chattels in co. Surrey.

Matthew de Clyvedon acknowledges that he owes to Philip de Columbarii 60*l.*; to be levied, in default of payment, of his lands and chattels in co. Somerset.

Isabella de Clare, late the wife of Maurice de Berkele, acknowledges that she owes to Richard de Wiliamescot 80*l.*; to be levied, in default of payment, of her lands and chattels in co. Oxford.

Cancelled on payment.

The prior of Lewes acknowledges that he owes to Roger de Whatecroft, clerk, 26 marks; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

Feb. 6. Henry de Bello Monte and Isabella his sister acknowledge that they owe to Henry, earl of Lancaster, 3,000*l.*; to be levied, in default of payment, of their lands and chattels in co. Lincoln.

The said Henry and Isabella acknowledge that they owe to the said earl 4,000*l.*; to be levied, in default of payment, of their lands and chattels in co. Leicester.

The said Henry and Isabella acknowledge that they owe to the earl 5,000*l.*; to be levied, in default of payment, of their lands and chattels in co. Lincoln.

The said Henry and Isabella acknowledge that they owe to the earl 2,000*l.*; to be levied, in default of payment, of their lands and chattels in co. Leicester.

Henry, earl of Lancaster and Leicester, acknowledges that he owes to the said Henry and Isabella 3,000*l.*; to be levied, in default of payment, of his lands and chattels in co. Leicester.

Robert de Kelm acknowledges that he owes to John son of Thomas de Swynford 100 marks; to be levied, in default of payment, of his lands and chattels in co. Nottingham.

Cancelled on payment.

The said Robert acknowledges that he owes to the said John 40 marks; to be levied as above.

Cancelled on payment.

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Membrane 27d—cont.

The said Robert acknowledges that he owes to the said John 20*l.*; to be levied as above.

Cancelled on payment.

Stephen son of Herbert de Marisco acknowledges that he owes to Philip de Columbaris 200*l.*; to be levied, in default of payment, of his lands and chattels in co. Somerset.

Master John de Clipston, parson of the church of Maidewell, diocese of Lincoln, and Nicholas his brother acknowledge that they owe to John de Pulteney, draper of London, 60*l.*; to be levied, in default of payment, of their lands and chattels in co. Northampton.

Cancelled on payment.

Gilbert de Toutheby acknowledges that he owes to Robert de Silkeston 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

Cancelled on payment.

Thomas de Tochewyk acknowledges that he owes to John de Stretle, knight, 10*l.*; to be levied, in default of payment, of his lands and chattels in co. Buckingham.

Serlo Wyse of Groston acknowledges that he owes to John Saye, citizen of London, 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Cornwall.

Richard de Strelles of Redinges acknowledges that he owes to John le Eem of Compton 8*l.* 10*s.* 0*d.*; to be levied, in default of payment, of his lands and chattels in co. Berks.

Enrolment of release by John son of Nicholas Durdene of Fissherwyk to Roger son of William Hillary of his right in the manor of Fyssherwyk. Witnesses: Sir John de Swynnerton; Sir Henry de Bisshebury; Sir Stephen le Brout; John de Bermyngham, clerk; John de Tameworth. Dated at Westminster, on Friday after the Purification, 1 Edward III.

Memorandum, that John came into chancery at Westminster, on the said day, and acknowledged the above deed.

Feb. 7. Henry de Corton acknowledges that he owes to Ed. Fychet 60*s.*; to be levied, in default of payment, of his lands and chattels in co. Dorset.

The said Henry acknowledges that he owes to John Fychet, 10*l.*; to be levied, in default of payment, of his lands and chattels in co. Dorset.

Philip son of Philip de Nevill, knight, William son of William de Erghum, and Thomas his brother acknowledge that they owe to Philip de Nevill of Scotton, the elder, knight, 1,000*l.*; to be levied, in default of payment, of their lands and chattels in co. Lincoln.

Thomas son of Walter de Hodding' acknowledges that he owes to William Lyoun 50*l.*; to be levied, in default of payment, of his lands and chattels in co. Essex.

Geoffrey, prior of Lenton, acknowledges that he owes to Walter Waldeshef 15*l.*; to be levied, in default of payment, of his lands and chattels in co. Derby.

Cancelled on payment, acknowledged by Michael de Wath, Walter's attorney.

Thomas de Stodele acknowledges that he owes to Simon de Beltoft 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Bedford.

Cancelled on payment.

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Membrane 27d—cont.

Walter fuitz Humphrey, knight, acknowledges that he owes to Roger Normaund 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Essex.

Richard Fauvel of Walcote acknowledges that he owes to Robert de Veer of Sudburgh 100*s.*; to be levied, in default of payment, of his lands and chattels in co. Northampton.

Richard de Sutton acknowledges that he owes to Hugh Sampson of Southampton 100*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

Thomas de Colevill puts in his place Thomas de Knaresburgh and David de Wollovre to prosecute the recognisance for 1,000*l.* made to him in chancery by Joan daughter of John de Wanton.

Robert de Haustede, knight, acknowledges that he owes to John Beaumond, knight, 13*l.* 6*s.* 8*d.*; to be levied, in default of payment, of his lands and chattels in co. Southampton.

Feb. 8. Robert de Redmar acknowledges that he owes to Michael Miniot, citizen Westminster. and vintner of London, and Gilbert de Kelshull, clerk, 48*l.*; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

Feb. 19. John de Seyncler, the elder, acknowledges that he owes to William Westminster. Trussel of Flore 30*l.*; to be levied, in default of payment, of his lands and chattels in co. Southampton.

Henry de Uphaven acknowledges that he owes to Henry le Palmere, citizen of London, 20 marks; to be levied, in default of payment, of his lands and chattels in co. Wilts.

Hugh Bossard, knight, acknowledges that he owes to John de Meperteshale 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Bedford.

The said Hugh and John acknowledge that they owe to John de Maneriis of Florence, merchant, 20*l.*; to be levied, in default of payment, of their lands and chattels in co. Bedford.

John son of Robert Crochard acknowledges that he owes to John Saye, citizen of London, 4*l.* 13*s.* 4*d.*; to be levied, in default of payment, of his lands and chattels in co. Cornwall.

Ralph Bloyou, knight, and Stephen de Trewynt acknowledge that they owe to John Say, citizen of London, 20*l.*; to be levied, in default of payment, of their lands and chattels in co. Cornwall.

Feb. 13. Philip de Columbariiis acknowledges that he owes to Peter de Esse, John Westminster. de Baunfeld, and John de Cotes 40 marks; to be levied, in default of payment, of his lands and chattels in co. Somerset.

Nicholas Bolevyll acknowledges that he owes to the said Peter, John, and John 40 marks; to be levied, in default of payment, of his lands and chattels in co. Somerset.

MEMBRANE 26d.

Enrolment of grant by John de Stratton, rector of the church of Kynefare, diocese of Coventry and Lichfield, to John de Madeleye, clerk, for his laudable service, of a yearly pension of 5 marks for life, to be paid in the church of Wulverdeleye, diocese of Worcester, payment whereof the

1327.

Membrane 26d—cont.

donor charges upon his goods, and he has sworn upon the gospels to observe this grant. As the donor's seal is unknown to many people, he has procured the apposition of the seal of John, bishop of Winchester, to this grant. Dated at Suthwerk, 5 Id. Feb., 1326[—7].

Memorandum, that the donor came into chancery at Westminster, on the said day, and acknowledged the above deed.

Enrolment of grant by Thomas de Farendon to Sarah, late the wife of Robert de Farendon, of 18 marks of yearly rent for her life, for all the dower falling to her of Robert's free tenement in co. Dorset, to be received from the donor's lands in Farendon, Childacforde, Wynterburn, Wythurch, and Brideport. Witnesses: John de Gouyz; Robert Clerbek; William de Perret; John Musket; John Baret; William de Estok; John de Alvyneton. Dated at Westminster, on Monday after the Purification, 1 Edward III.

Memorandum, that Thomas came into chancery at Westminster, on the said day, and acknowledged the above deed.

Feb. 10.

Robert de Watevill, knight, acknowledges that he owes to John de Pulteneye, citizen of London, 120*l.*; to be levied, in default of payment, of his lands and chattels in co. Kent.

Simon de Furneux acknowledges that he owes to Thomas de Andredeseye 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Somerset.

Cancelled on payment.

Ranulph de Dacre acknowledges that he owes to Anthony de Lucy 80*l.*; to be levied, in default of payment, of his lands and chattels in co. Cumberland.

Cancelled on payment.

John Pecche acknowledges that he owes to Roger de Forsham, citizen and mercer of London, 11*l.* 2*s.* 0*d.*; to be levied, in default of payment, of his lands and chattels in co. Warwick.

John de Hardeshull, knight, acknowledges that he owes to Walter Waldeshef 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

Cancelled on payment.

Thomas de Langeleye acknowledges that he owes to Thomas West 100 marks; to be levied, in default of payment, of his lands and chattels in co. Oxford.

Stephen de Mareys acknowledges that he owes to Edmund le Botiller 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Somerset.

Thomas West, knight, acknowledges that he owes to Thomas de Gisors, Matthew le Paumer, and Gratian his brother, 40*l.*; to be levied, in default of payment, of his lands and chattels in the city of London.

Cancelled on payment.

Edmund le Botiller acknowledges that he owes to Stephen de Mareys 50*l.*; to be levied, in default of payment, of his lands and chattels in co. Somerset.

Thomas West puts in his place Simon de Wyly to prosecute the execution of a recognisance for 80*l.* made to him in chancery by Peter de Skydemore.

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Membrane 26d—cont.

James Prigge of Boklonde acknowledges that he owes to Richard de Wygornia, parson of the church of Brecham, and John de Eston, parson of the church of Cherlewode, 10 marks; to be levied, in default of payment, of his lands and chattels in co. Devon.

Feb. 11. Robert de Bikkemore acknowledges that he owes to Margaret, late the wife of William de Bereford, and to Edmund de Bereford 30*l.*; to be levied, in default of payment, of his lands and chattels in co. Bedford.

John le Warener, the elder, acknowledges that he owes to John de Ilketon 40*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

Bogo de Knovill acknowledges that he owes to John Coton, citizen of London, 10*l.*; to be levied, in default of payment, of his lands and chattels in co. Gloucester.

Cancelled on payment.

Thomas Conan acknowledges that he owes to Edmund son of Clement de Dunclent 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Worcester.

John de Ilketon acknowledges that he owes to John le Warener, the elder, 40*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

Gilbert de Ochangere acknowledges that he owes to Richard de Ryvers and Hildebrond de London 400*l.*; to be levied, in default of payment, of his lands and chattels in co. Berks.

Roger le Straunge of Knokyn, knight, acknowledges that he owes to Henry de Spaldington, clerk, 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Cambridge.

Cancelled on payment.

Edunund de Nevill and Richard de Hoghton acknowledge that they owe to Anthony de Lucy 20*l.*; to be levied, in default of payment, of their lands and chattels in co. Lancaster.

Matthew de Bassingburn acknowledges that he owes to Richard de Holebrok 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Cambridge.

Enrolment of deed of Aymeri de Triwe acknowledging receipt from John, abbot of Hayles, and from the convent of 100*l.* sterling, wherein they were charged to Hugh le Despenser, the son of Hugh le Despenser, late earl of Wyncestre; which sum Aymeri has of the gift of the king, by whom it is claimed as forfeited. Dated at Westminster, 13 February, 1 Edward III.

French.

Memorandum, that Aymeri came into chancery at Westminster, on the said day, and acknowledged the above deed.

Feb. 13. John de Boylande, knight, acknowledges that he owes to Master Henry de Clyf, clerk, 22*s.* 4*d.*; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

John Blank (?) acknowledges that he owes to Gerard de Alepath 20 marks; to be levied, in default of payment, of his lands and chattels in co. Southampton.

Cancelled on payment.

Ralph (?) de Blida, 'saderer,' and William de Pontefracto, citizens of London, acknowledge that they owe to Adam de Excestre de Burgoyn, citizen and vintner of London, 100*l.*; to be levied, in default of payment, of their lands and chattels in co. Middlesex.

Cancelled on payment.

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Membrane 26d—cont.

Feb. 14. Ralph de Chiselden acknowledges that he owes to Henry Darcy, draper of London, 14*l.* 6*s.* 8*d.*; to be levied, in default of payment, of his lands and chattels in co. Wilts.

Walter de Hungerford acknowledges that he owes to Adam son of John and Thomas Segyn 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Wilts.

Cancelled on payment.

William Mese (?) of Falkeneye acknowledges that he owes to Robert Rotenhering of Kyngeston-on-Hull 39*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

Henry (?) son of Henry Pynkeneye acknowledges that he owes to Theobald Russel 200*l.*; to be levied, in default of payment, of his lands and chattels in co. Buckingham.

Nicholas (?) de Clare acknowledges that he owes to Richard de Williams-cote 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

. . . . de Hoton, vicar of the church of Westmarkham, acknowledges that he owes to Robert de Alkbarewe 10*l.*; to be levied, in default of payment, of his lands and chattels in co. Nottingham.

Nicholas de Grey acknowledges that he owes to John de Nunnes, draper of London, 17*l.*; to be levied, in default of payment, of his lands and chattels in co. Oxford.

Thomas de Knokyn, dean of the church of St. Mary Magdalene, Brugnorth, acknowledges that he owes to Henry de Busshbury and Clement de Wolvernehampton, clerk, 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Salop.

March 13.
Westminster.

To the abbot and convent of Coggeshale. Order to send to the chancery without delay a strong horse *non euitem* for carrying the rolls of chancery, so that it be there by the Aununction, to be delivered to Master Henry de Clif, keeper of the aforesaid rolls.

MEMBRANE 26d.

Enrolment of release by Nicholas de la Beche to Robert de Echyngham of his right in the manors of Bedyngham, Pegheden, and Mundefeld, co. Sussex. Dated at London, on Thursday after St. Valentine, 1 Edward III. Witnesses: Sir William de la Sousche; Sir Roger de Swynerton; Sir Robert de Kendale; Sir William Trussel; Sir Roger de Bavent; Sir Edward de Sancto Johanne; Sir William de Cheny.

Enrolment of release by the said Nicholas to the said Robert of the debts due to him from Sir William de Echyngham by recognisance in chancery or otherwise. Date and witnesses as above.

Memorandum, that Nicholas came into chancery at Westminster, on the said day and year, and acknowledged the above deeds.

Feb. 20.
Westminster.

Ralph Taillard of Hameldon acknowledges that he owes to Master Edmund de London, clerk, 6*l.* 8*s.* 2*d.*; to be levied, in default of payment, of his lands and chattels in co. Rutland.

John de la Mare of Gynge Joyberd Laundri acknowledges that he owes to Ralph de Cantebrigg, fripperer (*phelippario*) of London, 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Essex.

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Membrane 25d—cont.

Roger de Nouwers, knight, acknowledges that he owes to J. bishop of Ely 12 marks 7s. 0d.; to be levied, in default of payment, of his lands and chattels in co. Oxford.

Cancelled on payment.

Hugh de la Hull acknowledges that he owes to Walter de Salopia, clerk, 10l.; to be levied, in default of payment, of his lands and chattels in co. Salop.

Reginald de Pavely, knight, acknowledges that he owes to William Flamard of co. Essex 16l.; to be levied, in default of payment, of his lands and chattels in co. Berks.

John son of Reginald de Elmyneton acknowledges that he owes to Reginald de Pavely, knight, 16l.; to be levied, in default of payment, of his lands and chattels in co. Berks.

Robert de Echingham, knight, acknowledges that he owes to Nicholas de la Beche, knight, 700 marks; to be levied, in default of payment, of his lands and chattels in co. Sussex.

Cancelled on payment.

Thomas, abbot of Bruern, acknowledges, for himself and convent, that he owes to Roger de Nowers, knight, 100l.; to be levied, in default of payment, of his lands and chattels in co. Oxford.

Cancelled on payment.

Feb. 21. John de Orreton, knight, acknowledges that he owes to Thomas de Burgh, Westminster. clerk, 10 marks; to be levied, in default of payment, of his lands and chattels in co. Cumberland.

Feb. 22. William de Bohun acknowledges that he owes to John son of Nicholas Westminster. Walewayn, knight, 40 marks; to be levied, in default of payment, of his lands and chattels in co. Surrey.

Master William atte See, prebendary of Ferles in the church of Chichester, acknowledges that he owes to Michael de Wath, Thomas de Scarle, and William de Langeton, clerks, 200l.; to be levied, in default of payment, of his lands and chattels in co. Sussex.

Cancelled on payment.

Feb. 24. Richard de Grey of Codenovere acknowledges that he owes to William Westminster. Dosyon, vintner of London, 56l.; to be levied, in default of payment, of his lands and chattels in co. Essex.—The chancellor received the acknowledgment.

Burga, late the wife of William de Vallibus, lord of Kesewyk, acknowledges that she owes to John de Pulteneye, citizen of London, 40 marks; to be levied, in default of payment, of her lands and chattels in co. Norfolk.

John de Haukedon son of Stephen de Haukedon, acknowledges that he owes to William de Stansfeld, parson of the church of St. Stephen, London, on Walebrok, 40l.; to be levied, in default of payment, of his lands and chattels in co. Suffolk.

William de Alta Ripa of Holebek acknowledges that he owes to Robert de Silkeston 100s.; to be levied, in default of payment, of his lands and chattels in co. York.

Thomas de London, parson of the church of Gilbalton, diocese of Winchester, and Walter de Harpham, parson of the church of Muchelmersch,

1327.

Membrane 25d—cont.

in the same diocese, acknowledge that they owe to Bindus de Bandinell, parson of the church of Havonte, 12*l.*; to be levied, in default of payment, of their lands, chattels, and ecclesiastical goods in co. Southampton.

Cancelled on payment.

Stephen son of John le Mire acknowledges that he owes to Edmund Lambyn 100*s.*; to be levied, in default of payment, of his lands and chattels in co. Kent.

John de Wroxghale (*sic*), knight, acknowledges that he owes to Thomas de Bathonia, parson of the church of Holy Trinity, Colchester, 10*l.*; to be levied, in default of payment, of his lands and chattels in co. Wilts.

Nicholas Torevill, knight, acknowledges that he owes to Ralph atte Strete of Wendovere 20 marks; to be levied, in default of payment, of his lands and chattels in co. Buckingham.

Cancelled on payment.

William de Upton of Wolleford acknowledges that he owes to Reginald de Pavely, knight, 30*l.*; to be levied, in default of payment, of his lands and chattels in co. Surrey.

John le Heymonger of London acknowledges that he owes to Thomas de Heymyngford, clerk, 50*s.*; to be levied, in default of payment, of his lands and chattels in the city of London.

Richard Godsalme acknowledges that he owes to Walter Neel, citizen of London, 80*l.*; to be levied, in default of payment, of his lands and chattels in co. Essex.

Cancelled on payment.

John son of John de Lacy acknowledges that he owes to Andrew de Medestede 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Sussex.

Reginald de Pavely, knight, and Walter le Kok of Hurlee acknowledge that they owe to Walter Neel of London, 'blader,' 500*l.*; to be levied, in default of payment, of their lands and chattels in co. Wilts.

Cancelled on payment.

Feb. 26. Robert son of William de Hanewode acknowledges that he owes to Westminster. Richard son of Reginald de Hanewode 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Worcester.

Adam atte Forde of Fukkebury acknowledges that he owes to the said Richard 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Worcester.

John son of Robert Chaumberleyn of Drax acknowledges that he owes to William, bishop of Norwich, 40 marks 6*s.* 8*d.*; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

William de Appelby and John de Melbourn acknowledge that they owe to Henry Prodomme, citizen of London, 30*l.*; to be levied, in default of payment, of their lands and chattels in co. Leicester.

Cancelled on payment.

Richard de Cerziaux acknowledges that he owes to Edmund de Wyk and John Billoun 8*l.*; to be levied, in default of payment, of his lands and chattels in co. Cornwall.

John de Sutton, knight, acknowledges that he owes to John de Coton, citizen and skinner of London, 60*l.*; to be levied, in default of payment, of his lands and chattels in co. Northampton.

Cancelled on payment.

1327.

Membrane 25d—cont.

Feb. 28. John de Say of Mertok acknowledges that he owes to William de Fau-Westminster. comberge 1,000 marks; to be levied, in default of payment, of his lands and chattels in co. Salop.

Thomas de Oyly acknowledges that he owes to Richard de Perers 50*l.*; to be levied, in default of payment, of his lands and chattels in co. Stafford.

Cancelled on payment.

Memorandum, that in the king's parliament at Westminster on the morrow of the Epiphany, in the first year of his reign, it was agreed by him and all the parliament that all fines, obligations, ransoms, and recognisances made by those who were of the quarrel of Thomas, late earl of Lancaster, in order to save their lives or to have their lands again, by reason of the persecution of Hugh le Despenser, the elder, and Hugh le Despenser, the younger, shall be annulled and cancelled in the chancery and in the exchequer and in other places (*placeis*) of the king, in accordance with the form of the said agreement enrolled on the dorse of the [letters] close for the said year, because the quarrel was adjudged good and just in the same parliament.

Vacated, because on the Fine roll.

Memorandum, that on Wednesday after the Conversion of St. Paul, to wit 28th January, the king, in his palace at Westminster, in an inner chamber of his, delivered his great seal to Sir John, bishop of Ely, for custody, to do therewith what pertained to the office of the chancery; and the bishop received the seal, and caused it to be carried with him to his house in a bag under his seal; and he took oath to execute the office faithfully in the presence of the king, Queen Isabella, Henry, earl of Lancaster, Roger de Mortuo Mari, Henry de Bello Monte, and others there present; and on the morrow, after two flowers of the arms of France had been engraved on the lower part of the seal, he caused writs to be sealed therewith. [*Federa.*]

March 2. Laurence Turney, parson of the church of Deen, diocese of Lincoln, Westminster. acknowledges that he owes to Reginald de Evesham, clerk, 40 marks; to be levied, in default of payment, of his lands, chattels, and ecclesiastical goods in cos. Leicester and Northampton.

John de Sutton, knight, acknowledges that he owes to Nicholas de Hugate, clerk, 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Chester.

Cancelled on payment.

Michael de Trenewyth and Philip de Lostwithiel, clerk, acknowledge that they owe to John de Chaucombe, knight, 20*l.*; to be levied, in default of payment, of their lands and chattels in co. Cornwall.

Cancelled on payment.

Geoffrey de Royston acknowledges that he owes to William Trussel 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Leicester.

Cancelled on payment.

Nicholas de Odecombe acknowledges that he owes to the said William 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Leicester.

MEMBRANE 24d.

Feb. 27. The abbot of Peterborough puts in his place William de Lund and Westminster. Robert de Ravenesfeld to prosecute the execution of a recognisance for 20*l.* made to him in chancery by Ralph Basset of Weldon.

1327.

Membrane 2d—cont.

March 2. Richard Talbot, knight, acknowledges that he owes to Adam de Salesbury of London 100 marks; to be levied, in default of payment, of his lands and chattels in co. Hertford.

Enrolment of release by Robert de Kent to John de Alneton, clerk, of his right in all the lands, rents, etc., etc., formerly owned by John de Kent, his father, in the towns of Rethirfield Pipard, Shiplake, and Lachebrook. Witnesses: John de Peyto; Richard le Caus, Robert de Vaal, John de Breiles of Dycheford, Richard de Bybury of Chiriton, John le Waite, Ralph le Clerk of Warwick. Dated at Great Compton, on Wednesday after Michaelmas, 15 Edward II.

Memorandum, that Robert came into chancery at Westminster, on 2 March, and acknowledged the above deed.

March 3. Hugh de Longedon, William de Banham, and Robert de Berudon acknowledge that they owe to William Trussel 100*l.*; to be levied, in default of payment, of their lands and chattels in co. Lincoln.

John de Acton, lord of Ireneacton, acknowledges that he owes to Otto de Botringan 80 marks; to be levied, in default of payment, of his lands and chattels in co. Somerset.

Cancelled on payment.

Peter de Malo Lacu, lord of Molegryve, acknowledges that he owes to John de Roos, knight, 1,000 marks; to be levied, in default of payment, of his lands and chattels in co. York.—The chancellor received the acknowledgment.

John le Mareschal acknowledges that he owes to Robert de Castevene, citizen of London, 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Southampton.

Thomas de Burgh, clerk, acknowledges that he owes to Ranulph de Benton 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Cumberland.

Cancelled on payment, acknowledged by Thomas de Benton, one of the executors of Ranulph's will.

John de Wridewell acknowledges that he owes to Henry le Palmere of London, 'vineter,' 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Suffolk.

March 9. Roger Ughtred acknowledges that he owes to Master Henry de Clyf 43*s. 4d.*; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment.

John Basset of Luffenham acknowledges that he owes to John de Maneriis, merchant of Florence, 10 marks; to be levied, in default of payment, of his lands and chattels in co. Rutland.

Gerard de Insula, knight, acknowledges that he owes to Thomas de Evesham, clerk, 10 marks; to be levied, in default of payment, of his lands and chattels in co. Northampton.

Thomas Roscelyn acknowledges that he owes to John Mautravers, knight, 214 marks 6*s. 4d.*; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

Cancelled on payment, acknowledged by John de Codyngton, the younger, the said John's attorney.

1327.

Membrane 24d—cont.

William de Hatton of Stratford acknowledges that he owes to Denys Gaurer of Pembrok 5 marks; to be levied, in default of payment, of his lands and chattels in co. Warwick.

Richard atten Oklond acknowledges that he owes to William de Horwode, the elder, 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Southampton.

Cancelled on payment.

March 10. To the sheriff of Worcester. Order to cause regard to be made in the forest of Fekenham, in that county, before the coming of the justices of the Forest, so that it be made before the Assumption.

[*Capitula.*]

Memorandum, that on Sunday after the Conversion of St. Paul, 1326[-7], dominical letter D, Sir Edward, son of King Edward, the third after the Conqueror, was crowned king and anointed, in the first year of his reign, in St. Peter's church, Westminster, before the great altar, by the hands of W. archbishop of Canterbury, there being then present J. bishop of Ely, the chancellor, A. bishop of Hereford, the treasurer, J. bishop of Winchester, J. bishop of Chichester, T. bishop of Worcester, L. bishop of Durham, H. bishop of Lincoln, J. bishop of Llandaff, and W. bishop of Norwich, Thomas, earl of Norfolk and marshal of England, Edmund, earl of Kent, Henry, earl of Lancaster, John, earl of Surrey and Sussex, John de Bouy, earl of Hereford and Essex, John de Hanau, Roger de Mortuo Mari, Henry de Bello Monte, and other magnates of the realm. And the king's words on his coronation were as follows under oath :

'Sire, will you grant and keep and by your oath confirm to the people of England the laws and the customs granted to them by the ancient kings of England, your rightful predecessors devout to God, and especially the laws, customs, and franchises granted to the clergy and the people by the glorious king Saint Edward, your predecessor?'—Answer : 'I grant and promise them.'

'Sire, will you observe to God and Holy Church and to the clergy and people peace and accord in God entirely, according to your power?'—Answer : 'I will observe them.'

'Sire, will you cause to be done in all your judgments equal and right justice and discretion in mercy and truth, to your power?'—Answer : 'I will do so.'

'Sire, will you grant to hold and keep the rightful laws and customs that the commonalty of your realm shall choose, and will you defend them and strengthen them, to the honour of God, to your power?'—Answer : 'I grant and promise these.' *French.*

[*Fædera.*]

MEMBRANE 23d.

Feb. 4. William de Herlaston, parson of the church of Navenby, acknowledges Westminster. that he owes to Roger son of Roger de Swynnerton 20 marks; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

Cancelled on payment.

March 5. Robert de Hembury acknowledges that he owes to William Trussel, Westminster. knight, 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Kent.

Humphrey Wace and Hugh de Wake acknowledge that they owe to the said William 100*l.*; to be levied, in default of payment, of their lands and chattels in co. Wilts.

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Membrane 23d—cont.

William de Kaynton and Richard de Venables acknowledge that they owe to the said William 100*l.*; to be levied, in default of payment, of their lands and chattels in co. Middlesex.

Ralph son of Robert de la More acknowledges that he owes to Robert de Saxton 100*s.*; to be levied, in default of payment, of his lands and chattels in co. York.

John Underwode of Great Leyghes acknowledges that he owes to John de Kynebell 15*l.*; to be levied, in default of payment, of his lands and chattels in co. Essex.

John de Lynham puts in his place David de Wollovre and Roger Basset to challenge an inquisition made by the king's writ of *diem clausit extremum* concerning the death of Francis de Aldham.

Be it remembered, that on 3 February, in the first year of the reign of King Edward, son of King Edward, son of King Edward, son of King Henry, certain petitions were shewn in the parliament then held at Westminster, by the knights and the commune of the quarrel of the earl of Lancaster, in the form following: 'To our lord the king, etc., pray the knights and the commune unjustly disinherited, imprisoned, robbed, banished, and exiled, who were of the quarrel of the noble earl of Lancaster, that they may be restored to their lands with the issues since the time when they were unjustly seized.' To which petition it was answered, by the common assent of all the parliament, that all the lands and tenements, as well in Ireland and Wales as in England, that were seized by reason of the quarrel of the earl of Lancaster, which has been affirmed good by all the parliament, shall be restored with all the issues and arrears of fermes for which the king has not been satisfied (*servi*).

Also the knights and the commune aforesaid pray that they may have recovery of their goods and chattels whereof they were despoiled and robbed wrongly, with all the wastes and damages that they have received in their said lands by the keepers. To which answer was made by the common assent of all the parliament that all their goods that can be found to be in the king's hands shall be restored, and they shall have recovery of their other goods taken by others against the takers. As to the wastes and destructions made by the keepers or fermors, they shall have their recovery against the keepers or fermors.

Also the said knights and commune pray that it may please the king to revoke, reverse, and annul all manner of outlawries, banishments, fines of lands, ransoms, recognisances, obligations, penalties, sales of land and gifts made by force or by duress (*durte*) to Hugh le Despenser, the father, or to Hugh le Despenser, the son, after their exile, to Edmund, earl of Arundel, to Robert de Baldok, to Walter de Stapelton, late bishop of Exeter, or to any other who may be found to be of their adherence. To which answer was made by the common assent of all the parliament that the outlawries and banishments made by reason of the quarrel shall be reversed and annulled, and that the arrears of ransoms shall be annulled. As to fines for trespasses, obligations, recognisances, penalties, and ransoms by reason of the said quarrel, those made in chancery shall be condemned, and they shall have writs to the exchequer and elsewhere to condemn them, whatever part thereof they may have paid (*faitz*). As to fines and sales of land and gifts made by force and duress, it is agreed and adjudged that fines, gifts, and recognisances of land made and levied after the exile to the persons named, etc., by force and duress shall be defeated, and that of this an article of the statute shall be made.

Also the knights and the commune aforesaid pray that it may please the king and his council to ordain in this parliament by statute that none of those who came with him or his mother into his realm or who came specially

1327.

Membrane 23d—cont.

for their aid shall be impeached, aggrieved, molested, or damaged in any court for matter that was done for the pursuit of Hugh and Hugh, or of any of their adherents, traitors and enemies of the realm, from the day of their arrival until the day of his coronation. To which petition it was answered by the common assent of all the parliament that it shall be ordained by statute that none of those who lately came into the realm with the king or his mother, and none of those who dwelt in the realm and afterwards came in aid of the king and his mother, as is above said, shall be impeached, molested, or aggrieved in the court of the king or of any other for the taking of persons, castles, or chattels, death of men, or other matters done in the said pursuit from the day when the king and queen arrived until the coronation, as is above said; provided nevertheless that malefactors who did trespasses or other evil deeds apart from the pursuit to the good men of the country may not cover themselves by this statute, but shall be responsible to the law.

Also the knights and the said commune pray that those of the quarrel who escaped from prison may have charters of pardon for their escape without giving anything therefor. To which petition it was answered and agreed by common assent, etc., that they shall have them without giving anything that pertains to the king.

Also, on the 13th day of the same month of February, it was agreed by common assent of all the parliament that the knights and all the others of the quarrel, etc., in pursuit of Sir Hugh le Despenser, the father, and the son, and the other evil councillors of the king and enemies of the land, shall be restored to their lands and tenements, as well those that they had in demesne as in reversions, franchises, fees, bailiwicks, offices, advowsons of churches, and all other things pertaining thereto in England, Wales, and Ireland that were taken into the king's hands by reason of the said quarrel, to whose hands soever the said lands, tenements, and the other things may have come, as well infants under age as others, by seofment or otherwise; but it is not the council's intention that those who have sold, released, or quit-claimed their lands of their free will shall be restored by this agreement.

It is also agreed that ladies and widows who have purchased lands and inheritances, and whose dowers were seized into the king's hands by reason of the said quarrel, shall be meanwhile restored to their lands, in the same manner as men of the quarrel aforesaid.

It is also agreed that all those who have lands of the king's gift that were taken into the king's hands at another time by reason of the quarrel aforesaid, shall answer for the issues of the said lands for the time that they have held them to those to whom the lands belonged, in the same manner as if they had been keepers, especially as the king took no profit; and if waste or destruction have been done in their time, they shall answer [therefor] in the same manner.

Also that presentments and collations of benefices of holy church made by the king, the clerks whereof were of the said quarrel and are still alive, and some of whom are dead, which presentments and collations pertained to the men of the quarrel after the death of the said earl, whether with cure or without cure, shall be revoked as quickly as the law of holy church will allow. *French. [Fædera; Rot. Parl.]*

The prior of the Hospital of St. John of Jerusalem in England prays the king and his council that whereas the lands that belonged to the [order of the] Temple ought by statute to be ordained and delivered to the said Hospital, the said lands shall be excepted in the statute, and the writs that shall be made to the disinherited men to have their lands again—
[Incomplete.]

1327.

Membrane 23d—cont.

Feb. 15. To John de Blomvill, escheator in cos. Norfolk, Suffolk, Cambridge, Westminster, Huntingdon, Essex, and Hertford. Order to deliver to Thomas le Blount and Juliana his wife the following of the advowsons of the purparty of John de Hastyng', kinsman and co-heir of Aymer de Valencia, late earl of Pembroke, which the king has assigned to them as Juliana's dower of John's purparty, her late husband: the advowson of the church of Sperham, co. Norfolk, of the yearly value of 40*l.*; the advowson of the church of Sutton, in the same county, of the yearly value of 10*l.*; the advowson of the church of Esthanisfeld, co. Essex, of the yearly value of 20 marks; and the advowson of the church of Thornton (*sic*), in the same county, of the yearly value of 100*s.* By pet. of C. [13479.]

Vacated, because [elsewhere] within the roll.

March 14. Walter de Carleton acknowledges that he owes to Andrew de Secheford, Westminster, citizen of London, 10*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

Nicholas Fraunceys of Wridelyngton and Alan his brother acknowledge that they owe to Robert de Walkefare 200 marks; to be levied, in default of payment, of their lands and chattels in co. Suffolk.

Cancelled on payment.

John de Rithre acknowledges that he owes to Michael de Wath, clerk, 60*s.*; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment.

Warin de Bassingburn acknowledges that he owes to Roger de Swynnerton, knight, 80 marks; to be levied, in default of payment, of his lands and chattels in co. Cambridge.

Gilbert de Burgh of Ipswich acknowledges that he owes to William Trussel, knight, 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Suffolk.

Thomas de Stodham acknowledges that he owes to Master Peter de Galiciano and James Maniou of Spain, clerks, 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Kent.

Brother Thomas Larcher, prior of the Hospital of St. John of Jerusalem in England, acknowledges that he owes to Master Pancius de Controno 2,000 marks; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

Cancelled on payment.

John de Hayton acknowledges that he owes to Edmund Trussel 10*l.*; to be levied, in default of payment, of his lands and chattels in co. Surrey.

March 15. Nicholas de Teukebury acknowledges that he owes to Walter de Wytechurche, 'draper' of London, and Roger de Shobyndon, tailor, 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Devon.

Gerard de la Chaumbre of Laghton acknowledges that he owes to William de Northo, the elder, 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Sussex.

The said Gerard acknowledges that he owes to the said William 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Sussex.

Thomas de Harpeden acknowledges that he owes to William Trussel, knight, 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Wilts.

1327.

Membrane 23d—cont.

Master Jordan de Camvill puts in his place Johu Sencler to defend the execution of a recognisance for 6 marks made by him in chancery to William Blundel of Caldecote.

Thomas de Burgh, executor of the will of Master John Walewayn, deceased, puts in his place Ranulph de Benton to prosecute the execution of a recognisance for 160*l.* made to him in chancery by Geoffrey Luterel, Elizabeth, late the wife of Walter de Gloucestria, and Roger Arnald.

John de Portynare puts in his place John de Menyers to prosecute the execution of a recognisance—[Incomplete].

March 13. John Inge, Nicholas de Bonevyll, William de Cheverston, knights, Richard de Brankescombe, John le Venour, and John de Chudle acknowledge that they owe to Adam, bishop of Hereford, 200*l.*; to be levied, in default of payment, of their lands and chattels in cos. Wilts and Devon.

MEMBRANE 22d.

Assignment of dower to Eleanor, late the wife of Nicholas de Chyngni, of certain of his lands in Coddreth, co. Hertford, made by John de Blomvill, the king's escheator, on 30 January, 20 Edward II., according to the tenor of the king's writ directed to him, by the view and oath of Laurence atte Hethe, Ralph Child, Henry de Reed, John de Clothale, Maurice Caperon, Peter de Poley, John de Russcheden, Thomas de Bradenakh, Richard Borel, Theobald le Clerk, Richard de Sanden, and John de Schepwyk. There are assigned to her a house called 'sheep-cot' (*bercaria*), with Sabrithtis croft; 41*1/2* acres of arable land, each whereof is worth, when it is sown, 2*d.*; a third of an acre of wood and pasture, worth 2*d.* yearly; the services and rents of William son of Ralph, Richard de Stokes, Peter de Poley, John de Alwynehey, Richard de Wedemere, Richard Firiot, Gregory de Wedemere, William le Cok, Robert Mariot, and Humphrey de Alwynehey, free tenants there; and the rents, works, and customs of John Osebern, Reginald Philip, John Attebrok, and John de Wyvelesmere, bondmen, with their issue and chattels.

There are also assigned to her of certain tenements that belonged to her husband in Long Stanton, co. Cambridge, as follows: of a messuage there, a house near the gate on the east side, with all the plot lying in a line from the said gate by the middle of all the barton on the east; 47*1/2* acres of land, worth 3*d.* an acre when it is sown; the works, rents, services, and customs of John Lammasse, William Hachard, Margaret Lammasse, and William Abbot, bondmen, with all their chattels and issue. The entrance of the said gate shall be common to the said Nicholas and Eleanor and their assigns.

Assignment of dower made to the said Eleanor at Poyntington, co. Somerset, on 16 January, 20 Edward II., by virtue of the king's writ directed to me (*sic*), in the presence of William de Cheyny, son and heir of the said Nicholas, by the view of William de Cherlton, Henry de Trent, Oliver Michel, Richard Daynel, John Spurre, John Huchoun, and others, chosen and sworn for this purpose. Imprimis I took her oath that she will not marry without the king's licence, and I assigned to her a third of the manor aforesaid, and of its appurtenances, which third is extended to 5*l.* 7*1/2* *d.* yearly. Dated at Poyntington, 17 January, in the year aforesaid.

Feb. 6. To Robert Power, chamberlain of North Wales. Order to receive Madoc Clocheit in place of Giles de Bello Campo, sheriff of Kaernarvan, to render account upon this occasion in Giles's name for the time that he has been sheriff, as Giles is staying continuously by the king's side.

1327.

Feb. 4.

Westminster.

To the sheriff of York. Order to cause proclamation to be made prohibiting the holding of tournaments, etc., without special licence from the king, and to arrest any persons and their horses and equipments exercising anyfeat of arms after the proclamation, and to cause them to be kept safely until further orders, certifying the king of his proceedings. By p.s.
 [Fædera.]

The like to all the sheriffs of England. [*Ibid.*]

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 Walter de Meriet and John de Besevill of London, tailor, put in their places William de Emeldon, clerk, to prosecute a recognisance for 25*l.* made to them in chancery by Bartholomew Savage.

Hamund de Macey and Joan his wife, late the wife of Edmund, son of John Deyncourt, kinsman of Ed[mund] Deyncourt, grandfather of the said Edmund, put in their places Thomas de Evesham and Elias de Grymmesby to demand Joan's dower of the lands that belonged to Edmund, grandfather of the said Edmund, son of John, assigned to her at the church door by Edmund, the grandfather.

MEMBRANE 21d.

Pleas before the king and his council at Westminster, in the presence of the king, the *proceres* and magnates of the realm in parliament assembled, on the morrow of the Purification of St. Mary, 1 Edward III.

Henry de Lancastria, brother and heir of Thomas, sometime earl of Lancaster, came into this parliament, and exhibited before the king, the *proceres* and magnates of the realm and the king's council a petition to this effect: The aforesaid Henry prays the king that, whereas the said Thomas was unreasonably adjudged to death before the late king and his council at Pontefract, in the 15th year of his reign, by an erroneous process then made against him, by which judgment he was put to death and his heirs were disinherited, the record and process whereof are in the chancery, it may please the king to order the chancellor to cause the record and process of the judgment to come here in parliament, and that they may be recited and examined, so that any error in them may be redressed, and that right may be done in the matter to Henry, as brother and heir of Thomas, and that his inheritance may be delivered to him. French.

By pretext of which petition, the chancellor was ordered by the king to search the rolls of the late king's chancery for the aforesaid year, and to cause the record and process aforesaid to be brought here in parliament, etc.; and the chancellor afterwards proffered the record and process here in these words:

'Pleas of the crown held before the Lord King Edward, son of the Lord King Edward, held in his presence at Pontefract on Monday before the Annunciation, in the 15th year of his reign. Whereas Thomas, earl of Lancaster' [etc., as in *Fædera*, ii. 479, to quod executio tantummodo fiat super ipsum Thomam comitem quod decapitetur].

And hereupon, in the presence of the king and the *proceres* and magnates of the realm and others here in parliament, the record and process aforesaid having been recited and read, the said Henry is asked for what reason he has caused the record and process to come here; and he says that he is the brother and heir of the said earl, and that he has caused the record and process aforesaid to come here by reason of the errors in the same, which he prays may be corrected, etc. And he is told to shew the errors, etc. And he says that there is error in this, that whereas every liege man of the king taken for seditions, homicides, robberies, arson, and other felonies in time of peace,

1327.

Membrane 21d—cont.

and in whatsoever court of the king's he may be brought, ought by the law and custom of the realm to be arraigned of such seditions and other felonies charged against him, and ought to be put to answer, and ought to be convicted thereof by law, etc., before he be adjudged to death, nevertheless, although the said Thomas was a liege man of the late king, etc., and was taken in time of peace and brought before the said king, the said king, etc., recorded that Thomas was guilty of the seditions and felonies contained in the aforesaid record and process, without arraigning him thereof or putting him to answer, as is the custom according to the law, etc., and thus Thomas was adjudged to death in error and against the law of the land in time of peace without arraignment or answer, since it is notorious and manifest that all the time during which Thomas was charged with doing the evil deeds contained in the record and process, and also the time when he was taken, and when the late king recorded that he was guilty, etc., and the time when he was adjudged to death was a time of peace, especially as during all that time the chancery and other places (*placee*) of the king's court were open, and law was done in them to each person, as was usually done, and the late king never rode with banners unfurled during that time; the late king, etc., therefore ought not to have thus recorded against the earl in such time of peace, and ought not to have adjudged him to death without arraignment and answer. He also says that there is error in this, that whereas Thomas was one of the peers and magnates of the realm, and it is contained in *Magna Carta* that no free man shall be taken, imprisoned, or disseised of his freehold or liberties or free customs, or be outlawed or exiled, or destroyed in any way, and the king shall not go against him or send against him except by lawful judgment of his peers or by the law of the land, the said Thomas was erroneously adjudged to death by record of the king, as is aforesaid, in time of peace without arraignment or answer or lawful judgment of his peers, contrary to the law, etc., and contrary to the tenor of *Magna Carta*; wherefore he prays that the said errors may be corrected and that the judgment aforesaid may be annulled as erroneous, etc., and that he may be admitted to his inheritance as brother and heir of the said Thomas, etc. And as, the record and process aforesaid having been inspected and fully understood, it is considered by the king, *proceres*, magnates and whole community of the realm in the said parliament, that, by reason of the errors aforesaid and others in the record and process, the judgment rendered against the said earl Thomas shall be revoked and annulled as erroneous, and that the aforesaid Henry shall be admitted as brother and heir of the said Thomas to demand and have his inheritance, making due process therefor as is the custom, and that he shall have writs to the chancellor and justices in whose places (*placeis*) the record and process are enrolled to cause the record and process to be cancelled and annulled, etc. [Rot. Parliament.]

MEMBRANE 16d.

Feb. 14. To Maurice son of Thomas. Notification of the king's accession and of Westminster. his appointment of Thomas le fitz Johan, earl of Kildare, as justiciary of Ireland during pleasure, and requesting him to continue his faithfulness to the king's royal house and to aid the justiciary with counsel and help in his office. [Fœdera.]

The like to eighteen others. [*Ibid.*]

To the bishop of Ossory. Like request. [*Ibid.*]

The like to eight bishops. [*Ibid.*]

Feb. 16. To Thomas le fitz Johan, earl of Kildare. Request that he will, upon Westminster. receipt of the king's letters patent appointing him justiciary of Ireland,

1327.

Membrane 16d—cont.

apply himself to the execution of the office with all care. The king has ordered the magnates of Ireland to obey and aid him in the execution of his office. [*Ibid.*]

March 13. To the treasurer and barons of the exchequer. Order to cause John de Westminster. Haustede, who is staying in Gascony by the king's orders, to have respite until Michaelmas next for all debts due to the exchequer. By K. and C.

April 8. Richard son of Philip de Caysho of Northampton acknowledges that he Peterborough. owes to Philip de Caysho of Northampton 300*l.*; to be levied, in default of payment, of his lands and chattels in co. Northampton.

April 9. Robert de Monte Alto acknowledges that he owes to Queen Isabella Peterborough. 200*l.*; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

Memorandum, that the aforesaid 200*l.* were allowed to Robert in the 10,000 marks due to him from the king for the reversion of his lands, and therefore execution shall not be made hereof.

Richard Steppe of Cherleton acknowledges that he owes to Thomas de Evesham, clerk, 40*s.*; to be levied, in default of payment, of his lands and chattels in co. Worcester.

Cancelled on payment.

MEMBRANE 15d.

April 3. To Bartholomew de Burghesh, constable of Dover castle and warden of Huntingdon. the Cinque Ports, or to him who supplies his place. Order not to permit any abbot, prior, or friar of the orders of Friars Preachers, Friars Minor, Friars Carmelite, or Friars of St. Augustine, or other man of religion to pass out of the realm through those ports without the king's special licence, as the king wills that none of them shall pass out of the realm without his licence. By K.
[*Federa.*]

The like to the mayors and bailiffs and the bailiffs of fifty-nine towns. [*Ibid.*]

April 6. To the sheriff of Sussex. Order to cause proclamation to be made prohibiting the holding of tournaments, etc., without special licence from the king, and to arrest all presuming to do so after the proclamation, with their horses and equipments, and to cause them to be kept safely until further orders. By K. on the information of the steward.

The like to the sheriff of Hereford.

March 9. To the sheriff of Norfolk. Writ for payment of 28*l.* 8*s.* 0*d.* to Robert Westminster. Banyard and Constantine de Mortuo Mari, knights of that county, for their expenses attending the parliament summoned at Westminster on the morrow of the Epiphany last, to wit for 71 days, each of them taking 4*s.* a day. By K. and C.
[*Parl. Writs.*]

The like to the sheriffs of other counties for various sums for the knights of their respective counties. [*Ibid.*]

Feb. 23. To the bailiffs of Rochester. Writ for payment of 10*l.* 8*s.* 0*d.* to Adam Westminster. Bride and Roger Chaundeler, citizens of that city, for their expenses attending the aforesaid parliament, to wit for 52 days, each of them taking 2*s.* a day. By K. and C.
[*Ibid.*]

The like to the mayor and bailiffs and to the bailiffs of other cities and towns for various sums for the wages of the citizens and burgesses of the respective cities and boroughs. [*Ibid.*]

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MEMBRANE 14d.

Enrolment of confirmation by Thomas de Novo Mercato, knight, of the grant by Thomas de Sibethorp, rector of the church of Bekyngham, diocese of Lincoln, founder of the chapel of St. Mary annexed to the church of Sibethorp, and of the chantry newly ordained in the said chapel, to Sir John Notebroun, chaplain, keeper of the altar of St. Mary in the chapel and of the chantry, of certain lands in Hokésworth, which are held of the said Thomas de Novo Mercato as chief lord of the fee, to have to the said John and his successors, keepers of the altar and chantry, in frankalmoin, which grant was made without the said chief lord's licence. Witnesses: Master Henry de Clif, Sir William de Herlaston, Sir Michael de Wath, Sir Thomas de Baumburgh, clerks; John de Mounteny, Richard de Whatton, Reginald de Aslakton, knights; John del Ker, John de Congham, Robert de Stridelyngton, Robert le Graunt. Dated at Lincoln, 12 August, 1326.

Memorandum, that Thomas de Novo Mercato came into chancery at Staunford, on 18 April, and acknowledged the above deed.

—
John de Ellerker, the elder, puts in his place Theobald Poleyn and Henry Chaufcire to prosecute the execution of a recognisance for 40*s.* made to him in chancery by Robert le Coroner of Scardeburgh.

April 20.
Stamford.

To Bartholomew de Burghersh, constable of Dover castle and warden of the Cinque Ports, or to him who supplies his place in the port of Dover. Order to permit brothers Peter Fraunceys and Robert le Rous, monks of the abbey of St. Nicholas, Angers, who are going to their said house by the king's licence, to cross from that port without hindrance, notwithstanding any order of the king to the contrary: provided that they carry with them no *apporetum*, contrary to the statute. By C.

The like in favour of brother William de Tolonio, monk of the house of Longueville Giffard in Normandy.

April 21.
Stamford.

Walter son of John de Parles of Watford acknowledges that he owes to Eustace de Burneby of Watford 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Northampton.—The chancellor received the acknowledgment.

Cancelled on payment.

April 22.
Stamford.

To the treasurer and barons of the exchequer. Order to cause John de Wysham, fermor of the castle and honour of Knaresburgh, to have respite until Michaelmas next for the arrears of the ferm of the late king's time and of the present king's time. By K.

Thomas Wake, knight, lord of Lidel, acknowledges that he owes to Benedict de Fulsham, citizen of London, 62*l.*; to be levied, in default of payment, of his lands and chattels in co. Lincoln.—The chancellor received the recognisance.

Walter le Halvere of Staunford acknowledges that he owes to Joan Botetourt, lady of Welegh, 25 marks; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

MEMBRANE 11d.

March 17. Robert de Strete, prior of Farley, acknowledges that he owes to Nicholas Westminster. Sperling of West Hamme 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Wilts.

Cancelled on payment.

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Membrane 11d—cont.

John de Yerdhill acknowledges that he owes to John de Rithre 10*l.*; to be levied in default of payment, of his lands and chattels in co. Northumberland.

John de Cromwell, knight, acknowledges that he owes to Henry Beaufour 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Bedford.

Cancelled on payment, acknowledged by John de Benyio, Henry's attorney.

March 15. Master Richard de Clare, parson of the church of Great Dunmowe, Westminster. acknowledges that he owes to Anketynus de Gysors, citizen of London, 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Somerset.—Master John de Blebury received the acknowledgment, by writ.

— John Lestraunge, asserting himself to be the kinsman and co-heir of John Giffard of Brymmesfeld, puts in his place John de Watenhull, clerk, Theobald Portejoie, and Richard Spigurnel to demand and receive his purparty of the inheritance of the said John Giffard.

Peregrine de Controne puts in his place Master Pancius de Controne to prosecute the execution of a recognisance for 1,200 marks made to him in chancery by brother Thomas Larcher, prior of the Hospital of St. John of Jerusalem in England.

Enrolment of release by Mary de Sancto Paulo, late the wife of Aymer de Valencia, earl of Pembroke, to the king of all claim and actions and rights in the castles and towns of Hertford and Haverford and in the manors of Heigham Ferers, Monemuth, and Hodenak. Witnesses: Sir John de Cromwell, Sir Walter de Norwyco, and Sir Richard de Monte Caniso, knights; John de Crosseby, William de Stowe. Dated at London, 13 March, 1326[–7], 1 Edward III. [Fædera.]

Memorandum, that Mary came into chancery at Westminster on 29 March, and acknowledged the above deed.

March 17. Thomas de Bella Fago of Bereford acknowledges that he owes to Edmund de Bereford 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Oxford.

Ralph de Assh acknowledges that he owes to William de Holyns, clerk, 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Devon.

March 20. James de Wodestoke acknowledges that he owes to Reginald de Evesham, Westminster. clerk, 60*l.*; to be levied, in default of payment, of his lands and chattels in co. Oxford.—The chancellor received the acknowledgment.

Cancelled on payment.

March 24. Peter de Malo Lacu, the fourth lord of Mulgreve, and John de Godesfeld of London acknowledge that they owe to John de Grantham, citizen and pepperer of London, 120*l.*; to be levied, in default of payment, of their lands and chattels in co. York and in the city of London.

Cancelled on payment.

March 23. Hugh Bosy, clerk, has letters to J. bishop of Ely * to receive the yearly pension due to one of the king's clerks by reason of the bishop's new creation.

By p.s. [522.]

Robert de Weldon, parson of a moiety of the church of Isham, acknowledges that he owes to Thomas de Hales of London 16*l.*; to be levied, in default of payment, of his lands, chattels, and ecclesiastical goods in co. Northampton.

* James de Berkele, bishop of Exeter, according to the privy seal.

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Membrane 11d—cont.

Thomas de Neyrford acknowledges that he owes to Master Pancius de Controne 200*l.*; to be levied, in default of payment, of his lands and chattels in co. Sussex.

Cancelled on payment.

March 18. To the sheriff of Buckingham. Order to cause Desiderata, late the wife of Geoffrey de Lucy, to have respite until the Ascension next for all debts due to the exchequer. By K.
Westminster.

To the treasurer and barons of the exchequer. Order to search the rolls and memoranda of the exchequer, and to certify the king concerning the debts due from the said Desiderata, and to supersede until the Ascension next the demand for the said debts, as she has besought the king to determine the debts aforesaid. By K.

April 3. Simon son of John de Tateshale acknowledges that he owes to John de Bassingbourne. Kyme, clerk, 15*s.*; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

April 5. Gilbert Owain acknowledges that he owes to Master Thomas de Garton, parson of the church of Ovre, 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Huntingdon.

March 29. To the sheriffs of London. Order to cause proclamation to be made Westminster. prohibiting anyone inflicting damage or annoyance upon the men or merchants of Flanders by land or sea during the sufferance, as the king has, at the request of the burgomasters, *échevins*, and *consules*, and communities of Bruges and Ypres, accepted the sufferance concluded between the late king and them, for themselves and other men and merchants of Flanders, and has caused it to be prorogued until Easter next and for two years from then, as certain hindrances have impeded the conclusion of a treaty of peace.

[*Fœderæ.*] By K. and C.

The like to all the sheriffs of England. [*Ibid.*]

To the burgomasters, *échevins*, *consules*, and whole community of the town of Burges (*sic*). The king has heard with good will Nicholas de Lek, who has come to him with their letters of procuration, and who has besought him to accept and prorogue the sufferance aforesaid. The king signifies to them that he has caused the sufferance to be prorogued as above, and that he is sending to them his letters patent concerning the same by their said proctor, so that they may cause the truce or sufferance to be published and observed on their behalf, and may send their letters patent of such truce to the mayor of the city of London, together with their letters testimonial concerning the proclamation made by them, with all speed, and the king has enjoined the mayor, upon receipt of these letters, to cause the truce to be proclaimed and observed throughout his whole realm by writs that the king has delivered to him. It has been agreed by the king and his council and the aforesaid proctor, that a treaty shall be had at Midsummer next for the reformation of such agreement of peace, and the king requests them to send to him at that day their envoys with full power for this purpose. [*Ibid.*]

The like to the burgomasters, *échevins*, *consules*, and whole community of the town of Ypres. [*Ibid.*]

MEMBRANE 9d.

March 12. Ralph de Camoys, knight, acknowledges that he owes to Thomas Westminster. Roscelyn, knight, 2,000 marks; to be levied, in default of payment, of their lands and chattels in co. Sussex.

Cancelled on payment.

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Membrane 9d—cont.

March 21. The abbot of Waverle acknowledges, for himself and convent, that he Westminster. owes to Vincent Sevol 200 marks; to be levied, in default of payment, of their lands and chattels in co. Surrey.

March 21. John Cotoun, alderman of the city of London, acknowledges that he Westminster. owes to John Saluian of London, ‘pesshoner,’ 60*l.*; to be levied, in default of payment, of his lands and chattels in the city of London.

Cancelled on payment.

William Taillard acknowledges that he owes to Robert de la Reye of Wycumbe 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Buckingham.

March 23. Brother James, prior of Horton, acknowledges, for himself and convent, that he owes to Hamo Godechepe and Bartholomew de Stanhowe of London 40*l.*; to be levied, in default of payment, of their lands and chattels in co. Kent.

Thomas, abbot of Bruern, acknowledges that he owes to John de Dyngelee, clerk, 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

Thomas Cok puts in his place John de Norton and David de Wollovre to prosecute the execution of a recognisance of 200*l.* made to him in chancery by Robert de Monte Alto, steward of Chester.

The said Thomas puts in his place the said John and Walter de Whit-chirch to receive the aforesaid money, and cancel the recognisance.

March 26. Robert le Mareschal of Welde puts in his place David de Wollovre, Westminster. clerk, to prosecute the execution of a recognisance for 7 marks made to him by Richard de Bromleye.

March 20. Roger de Bawent, knight, one of the heirs of John Giffard of Brymmes-Westminster. feld, tenant in chief of the late king, puts in his place John de Sancto Paulo and William de Emeldon, clerks, to receive his purparty of John’s lands.

Richard Dansey, one of the heirs of the aforesaid John, puts in his place the said William to receive his purparty of John’s lands.

Henry de Morwode acknowledges that he owes to John de Feriby 100*s.*; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

March 25. John de Roos and John de la Beche acknowledge that they owe to Westminster. John, bishop of Ely, the chancellor, 12 marks 7*s.*; to be levied, in default of payment, of their lands and chattels in co. ——.

John de Heyden, parson of the church of Alresford, diocese of Winchester, acknowledges that he owes to James Nicholai, Francis Grandon[is], and Peter Bynde, and their fellows, merchants of the society of the Bardis of Florence, 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Southampton.

John de Percy, prebendary in the church of Cestre, diocese of Durham, acknowledges that he owes to Henry de Percy, knight, 10*l.*; to be levied, in default of payment, of his lands and chattels in co. Northumberland.

March 27. John Coton, skinner of London, acknowledges that he owes to Thomas Westminster. le Rys, goldsmith of London, 20*l.*; to be levied, in default of payment, of his lands and chattels in the city of London.

Thomas, abbot of Bruern, acknowledges, for himself and his convent, that he owes to John de Dyngelee, clerk, 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

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Membrane 9d—cont.

March 28. Alan Talbot, knight, and Edward son of John le Blount acknowledge that they owe to the king 200*l.*; to be levied, in default of payment, of their lands and chattels in co. Leicester.

John la Zousche acknowledges that he owes to John, bishop of Ely, 20 marks; to be levied, in default of payment, of his lands and chattels in co. Cambridge.

March 30.
Westminster.

Richard son of Gilbert Talebot, knight, acknowledges that he owes to Stephen de Berkynge and Richard de Berkynge, citizens of London, 60*l.*; to be levied, in default of payment, of his lands and chattels in co. Oxford.—The chancellor received the acknowledgment.

Cancelled on payment.

John de Goldyngton, knight, acknowledges that he owes to John de Waltham, the younger, 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

Memorandum, that John, bishop of Ely, the chancellor, at Westminster, on 28 March, delivered to John Waryn, one of the king's chamberlains, a bag of canvas with the charters that belonged to Hugh le Despenser, late earl of Winchester, sealed with the seals of the sheriff of Southampton and John de Chyverdon, to carry it to the treasury, there to be kept until the king should otherwise ordain.

Alice, late the wife of Warin de Insula, acknowledges that she owes to John, bishop of Ely, 100*l.*; to be levied, in default of payment, of her lands and chattels in co. Wilts.

Cancelled on payment.

To the constable of Dover castle and warden of the Cinque Ports. Order to cause proclamation to be made in each of the said ports and their members prohibiting any one, under pain of forfeiture, from inflicting damage or grievance upon the men or merchants of the lordship or power of the king of France, especially pending the treaty for peace now in progress, as the king is informed that the shipping (*navigium*) of those ports and of divers parts on the sea coast is assembled on the sea to prosecute the merchants and others of the lordship of the king of France, the king's uncle, and that the masters and mariners of the shipping under this pretext inflict divers evils, robberies, and other grievances from day to day upon the men and merchants of the said king, and upon others crossing the sea, and the king has now sent envoys to France for reformation of peace and concord between him and the said king concerning the disputes between the latter and the late king, and he considers that the treaty may not only be hindered by these actions, but also peril may arise to his said envoys. [*Fædera.*]

The like to all the ports throughout England. [*Ibid.*]

April 15. To friar Barnabas, master of the order of Friar Preachers, and all the Peterborough. priors and friars of the order about to assemble in chapter-general. Request for their prayers on behalf of the king, his mother and her children, and for the realm. [*Ibid.*]

April 15. To the sheriff of Northampton. Order to meet W. archbishop of York, Peterborough. who is coming to Staunford by the king's order to treat there with the prelates, magnates, and certain other *proceres* of the realm upon divers affairs touching the king and his estate, when he arrives in the sheriff's bailiwick, and to conduct him safely through the same, not permitting wrong or grievance to be done to him or any of his household. [*Ibid.*]

The like to the sheriffs of Lincoln and Rutland. [*Ibid.*]

1327.

Membrane 9d—cont.

Hanno de Chiggewell puts in his place John de Evesham or Theobald Poleyn to prosecute the execution of an arrest made upon Giselmus atte Sonde, merchant of Ghent (*Gaunt*), of the lordship and power of the count of Flanders.

Thomas de Chiggewell, William le Chaundeler, Ralph le Saltere, executors of the will of William de Bodele, put in their place the aforesaid John or Theobald to prosecute the execution of the aforesaid arrest.

Henry de Bello Monte puts in his place Robert de Barton, clerk, to prosecute the execution of a recognisance made to him in chancery by John de Stirkelegh.

*MEMBRANE 8d.*April 14.
Stamford.

John, bishop of Ely, and Henry, bishop of Lincoln, acknowledge that they owe to Robert de Monte Alto, knight, 10,000 marks; to be levied, in default of payment, of their lands and chattels in co. Lincoln.

Memorandum, that this recognisance was made at the request of the king and of Queen Isabella, in order to make security to Robert for the aforesaid sum, which they promised to pay to him for the reversion of all his lands in England, Wales, and co. Chester, after his death and the death of Emma his wife, if he die without an heir male, to the queen and to John de Eltham and to the king, under a certain form contained in the fines levied concerning this matter.

Enrolment of final concord made at Staunford, before the king, on Monday after the quinzaine of Easter, in the first year of the king's reign, between Robert de Monte Alto and Emma his wife, demandants, and Master Henry de Clyf, clerk, deforciant, concerning the castle and manor of Hawardyn, the stewardship of Chester, and the manors of Lee and Bosele, co. Chester, that county being in the king's hands, to wit that Robert acknowledges the castle, manors, and stewardship to be Henry's right as of his gift, and for this acknowledgment, fine, and concord Henry granted the castle, manors, and stewardship aforesaid to Robert and Emma, and rendered the same to them before the king, to have and to hold to them and the heirs male of Robert's body, of the king as of the earldom aforesaid by the services pertaining to the castle, manors, and stewardship; and if Robert die without an heir male of his body, then the castle, manors, and stewardship shall remain, after the death of Robert and Emma, to Queen Isabella for her life, with remainder to John de Eltham, the king's brother, and to the heirs of his body, with remainder to the king and his heirs.

MEMBRANE 7d.

April 13. William de Neuport puts in his place Henry de Shitinton to prosecute Peterborough. the execution of a recognisance for 20*l.* made to him in chancery by John son of Warin Quyntyn.

The said William puts the said Henry in his place to prosecute the execution of a recognisance for 50*l.* made to him in chancery by John de Liston.

April 29.
Nottingham.

To the sheriff of Nottingham. Order to cause a regard to be made in the forest of Shirwode before the coming of the justices of the Forest, so that the regard be made before the Assumption next.

[*Capitula.*]

1327.

Membrane 7d—cont.

May 2. To the sheriff of Northampton. Order to cause a regard to be made in Nottingham. the forest of Rokyngham before the coming of the justices of the Forest, so that the regard be made before Michaelmas.

[*Capitula.*]

July 8.

Topcliffe. To the sheriff of Wilts. Order to cause a regard to be made in the forests of Melkesham, Pewesham, and Chippenham, which Queen Isabella holds for life by the late king's assignment, before the coming of the justices of the Forest, so that the regard be made before Michaelmas.

[*Capitula.*]*MEMBRANE 6d.*

Memorandum, that the king, on 16 April, at Peterborough, ordered J. bishop of Ely, his chancellor, to present Master Hugh de Hakford to the first church of the value of 40 marks falling void and pertaining to the king's gift from any cause, notwithstanding any order of the king's by writ of privy seal or otherwise to be sent to him. The king has made this grant to Hugh because he was presented to another church by the late king, who afterwards presented another to the same church.

— Walter de Bello Campo, knight, puts in his place William de Stoke to prosecute a recognisance for 20*l.* made to him in chancery by John de Dagworth, knight.

April 23. Edmund de Assheby acknowledges that he owes to H. bishop of Lincoln 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Leicester.

John son of Richard de Acton acknowledges that he owes to John son of Clement de Dunclent 100 marks; to be levied, in default of payment, of his lands and chattels in co. Worcester.

Ralph son of Robert atte Welle of Estloughton acknowledges that he owes to Thomas Brodyng' of Gedeneye 100*s.*; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

Enrolment of deed of John de Wysham, witnessing that whereas the late king granted to him 200 marks [yearly] for life from the issues of the castle and honour of Knaresburgh, which castle and honour the present king has given to Queen Isabella for her life, and the king has therefore granted to John, in allowance for the said 200 marks, the manors of Fulbrok and Westhall, co. Oxford, which belonged to Hugh le Despenser, late earl of Winchester, and the manor of Fawflet, co. York, for life, according to certain conditions contained in the charter, the said John hereby grants that if any letter, writ, or charter be found in time to come in his possession or the possession of any one else, whereby the late or the present king may be bound to him in the said 200 marks yearly, they shall be of no force or value, and that the king and his heirs shall be acquitted of that sum as regards John, his heirs or executors. Dated at Staunford, on Sunday the quinzaine of Easter, in the first year of the king's reign, in the presence of the bishop of Ely, chancellor, Master Henry de Clif, Robert de Mohaut, Ralph Basset of Drayton, and John de Ros, steward of the king's household. *French.*

Memorandum, that John came into chancery at Staunford, on the said day, and acknowledged the above deed.

1327.

Membrane 6d—cont.

April 28. Saer de Rocheford puts in his place John de Langeton, clerk, and Richard de Salle to defend the execution of a recognisance for 300 marks made to Roger de Swynnerton in chancery by the said Saer and Alan de Wodelowe and John de Beurepeir.

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—
Martin de Grymeston, executor of the will of William de Hamelton, puts in his place Robert de Sprotle or Thomas de Knaresburgh, clerk, to prosecute the recognisances made to William in the late king's chancery by various persons.

April 27. William Deyncourt acknowledges that he owes to Richard, abbot of Bardenay, John, prior of Thurgerton, Margaret, late the wife of Robert de Wilughby, and Thomas de Wilughby, executors of the will of Edmund Deyncourt, 250 marks; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

April 24. Alan Talbot acknowledges that he owes to Robert son of Alan Talbot 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Leicester.

The said Alan acknowledges that he owes to Henry son of Alan Talbot 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Leicester.

April 13. Robert de Monte Alto acknowledges that he owes to Queen Isabella 20,000 marks; to be levied, in default of payment, of his lands and chattels in cos. Norfolk, Suffolk, and Derby.

Enrolment of letters of Queen Isabella, witnessing that whereas Sir Robert de Mohaut has made to her a recognisance for 20,000 marks in chancery, to be paid at her will, she grants that the said recognisance shall be cancelled in case Robert die without an heir male (*madle*) of his body, whereby his inheritance shall come, after his death and the death of Emma his wife, to the queen or John de Eltham, her son, the recognisance to remain in force in case Robert leave an heir male. Dated at Estaunford, 14 April.

April 30. Thomas son of William le Clerk of Radecliff-on-Trent acknowledges that he owes to William son of William le Mareschal of Radeclif-on-Trent 25 marks; to be levied, in default of payment, of his lands and chattels in co. Nottingham.

Richard de Nottingham of Radeclif-on-Trent acknowledges that he owes to the aforesaid William son of William 12 marks 6*s* 8*d*.; to be levied, in default of payment, of his lands and chattels in co. Nottingham.

John de Cotum puts in his place Robert de Rasen, clerk, to prosecute for him in chancery for seisin of the manor of Oxendon, according to the tenor of an inquisition taken concerning the same.

April 30. To the treasurer and barons of the exchequer. Order to search the rolls and memoranda of the exchequer concerning the debts due to the king from Robert de Monte Alto, and to certify the king concerning the same, superseding until Michaelmas next the demand therefor. By K.

MEMBRANE 5d.

Feb. 24. To John de Britannia, earl of Richmond. Order to proceed to France to treat, together with the envoys whom the king has sent to the king of France, for the settlement of the disputes between the realms of England and France, amongst which envoys the king has caused him to be named for this purpose, and to enjoin those whom the king, before his

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Membrane 5d—cont.

accession, appointed together with the earl for the purpose of delivering to the men of the duchy [of Aquitaine] their lands, to go with him to France, to give their counsel upon matters touching the duchy. By C.
[*Fædera.*]

MEMBRANE 4d.

May 1.
Nottingham.

To the mayor and sheriffs of London. Whereas the late king ordained that the staples of merchants and merchandise, and especially of wool, hides, and wool-fells, and tin, should be held at certain places in England, Wales, and Ireland, and not elsewhere, to wit at Newcastle-on-Tyne, York, Lincoln, Norwich, London, Winchester, Exeter, and Bristol, for England, and at Droghda and Cork for Ireland, Shrewsbury, Kermerdyn, and Kaerdif for Wales, and for tin of Cornwall at Lostwythiel and Treureu, and for tin of Devon at Asperton, and it is contained in the said articles that merchants of England, Wales, and Ireland bringing wool, hides, and wool-fells and tin to any of the staples aforesaid shall not take the same elsewhere out of the king's power unless they have previously stayed in the staple with the said goods for forty days, after which time they can take their merchandise whether they will within or without the king's realm without holding or making any staple elsewhere; the king, wishing this ordinance to be observed, and because it is contained in certain letters of the late king sent to some of the aforesaid staples that merchants coming to those staples with their merchandise aforesaid should be bound to stay there for fifteen days only, and in the letters sent to the mayor of London mention was made of a stay of forty days, and the king wishes to remove this ambiguity, and that the same stay shall be observed in all the staples, orders the mayor and sheriffs to cause the aforesaid ordinance to be proclaimed in the city, and to be observed in all its articles, informing all persons that the king's intention is that all and singular merchants coming to the staple of that city, or to any other staple within his realm and power, with the aforesaid merchandise shall stay in such staple for forty days before they go thence with their merchandise: all which things the king has ordered to be published in the places of the other staples.

The like to the following:

- The mayor and bailiffs of Newcastle-on-Tyne.
- The mayor and bailiffs of York.
- The mayor and bailiffs of Lincoln.
- The mayor and bailiffs of Winchester.
- The mayor and bailiffs of Exeter.
- The mayor and bailiffs of Bristol.
- The bailiffs of Norwich.
- The mayor and bailiffs of Shrewsbury.

MEMBRANE 3d.

April 30.
Nottingham.

John de Brokestowe, the elder, acknowledges that he owes to Master Thomas de Garton, parson of the church of Overe, 10*l.*; to be levied, in default of payment, of his lands and chattels in co. Nottingham.

Cancelled on payment.

Nicholas Silby of Belegrave acknowledges that he owes to Richard de Peusey of Belegrave 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Leicester.

1327.

Membrane 3d—cont.

April 28. John de Brehull, who has long served the king and his father, is sent to Nottingham. the abbot and convent of Lilleshull to receive the same allowance in their house as John Cok, deceased, had therein at the late king's request.

By p.s. [701.]

May 3. John Poutrel of Cotes acknowledges that he owes to William de Mekesburgh of Nottingham 7*ls.*; to be levied, in default of payment, of his lands and chattels in co. Leicester.

May 6. Gervase son of Gervase de Clyston and Agnes, late the wife of John de Lymar', acknowledge that they owe to John, parson of the church of Clyston, 5 marks; to be levied, in default of payment, of their lands and chattels in co. Nottingham.

May 5. To the treasurer and barons of the exchequer. Order to cause the prior of Lenton to have respite until Michaelmas next for all debts due to the exchequer.

By K.

May 6. To William Trussel, escheator beyond Trent. Order not to distrain Thomas Golafre of Certeden for homage for the lands that he holds of the king, as the king has granted him respite until Easter next.

By K.

Robert le Porter of Baumburgh acknowledges that he owes to Thomas de Baumburgh, parson of the church of Ovyngeham, 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Northumberland.

Cancelled on payment.

Enrolment of grant and release by Nicholas de Tenkesbury to the king of the town of Clyton, Dertemuth, and Hardenasse and the port of Dertemuth. Witnesses: John, bishop of Ely, the chancellor; Sir John de Crombewell; Master Henry de Clyf; Sir William de Herlaston; John de Denum; Sir Thomas de Evesham. Dated at Nottingham, 7 May 1327.

Memorandum, that Nicholas came into chancery at Nottingham, on the said day, and acknowledged the above deed.

May 7. To Bartholomew de Burghersh, constable of Dover castle and warden of the Cinque Ports, or to him who supplies his place. The count of Hainault, Holland, and Zeeland has written to the king complaining that certain mariners of the towns of Sandwich, Winchelse, and La Rye entered a ship, laden with goods of Master Hugh Lieue of Caches and of certain other men of Zeeland, whilst sailing on the sea to England by armed force, and took and carried away and had their will of the said goods, to the value of 250*l.*, which they still detain, and the count has besought the king to cause the goods to be restored or to cause satisfaction to be made for them: the king, wishing to be certified concerning the premises and to punish the evil-doers, orders Bartholomew to make inquisition by the oath of men of his bailiwick of the names of the malefactors who took the goods, and concerning the goods and their value, their owners, and to whose hands they afterwards came, and in whose hands they are now, and to send the king the inquisition, so that he have it before him in chancery before Holy Trinity next.

May 11. Roger Barcolf of Cotes acknowledges that he owes to John de Erleshagh 60*s.*; to be levied, in default of payment, of his lands and chattels in co. Leicester.

Bartholomew Ryco, merchant of Chieri (*Kerio*) and Anthony Malocell[i] of Genos put in their place Thomas de Evesham, clerk, to prosecute a recognisance for 168*l.* made to him in chancery by the prior of Lenton.

Memorandum, that the said Thomas came into chancery at York, on 27 July, and acknowledged that the aforesaid merchants had been satisfied, and willed and prayed that the recognisance may be cancelled.

1327.

April 5.
Ramsey.

To Thomas, earl of Norfolk and marshal of England. Summons to be at Newcastle-on-Tyne with his horses, arms, and all the service due from him on Monday before the Ascension next, as the king has ordained to be there at that date with his army and all the service due to him to protect his realm against Robert de Brus and his adherents of Scotland in case they presume to enter his realm, because he understands that Robert has ordered all the power of Scotland to be assembled in the marches on Sunday before the Ascension, the day agreed upon for the king's envoys and his envoys to meet at a certain place in the marches to treat of final peace, and the king understands that Robert proposes to invade the realm if he cannot have peace according to his will, although the truce concluded between him and the late king has not yet expired. By K. & C.

[*Fædera.*]The like to five earls and to eighty others. [*Ibid.*]

To W. archbishop of Canterbury. Like summons. By K. & C.

[*Ibid.*]The like to the archbishop of York, nineteen bishops, and to twenty-four abbots and priors. [*Ibid.*]

To the sheriff of York. Order to cause proclamation to be made that archbishops, bishops, abbots, priors, and all others of the clergy, and earls, barons, knights, women, widows, and all others of his bailiwick who owe service to the king shall have their services at Newcastle on the aforesaid day, certifying the king at that day of his proceedings herein.

[*Ibid.*]The like to all the sheriffs of England. [*Ibid.*]April 5.
Ramsey.

To the mayor, barons, and bailiffs of the port of Dover. Order to have all the service of ships due from them at Skymburnesse on the aforesaid day, to set out against the said enemies as Waresius de Valoignes, whom the king has appointed admiral of the fleet of his ships from the mouth of the Thames, as well of the Cinque Ports as of other ports and places by the coast to the western parts, shall then enjoin them on the king's behalf.

[*Ibid.*]

The like to the mayors, barons, and bailiffs of the following ports:

La Rye.	Wynchelse.
Sandwich.	Romenhale.
Faversham.	Hethe.
Hastyn'g.	Pevenesse. [<i>Ibid.</i>]

April 29.
Nottingham.

To the mayor, aldermen, and whole community of the city of London. Request that they will send to the king at the said day and place as many men of the city as they shall deem fit, considering the necessity, and that they will cause them to be armed with suitable arms, and that they will cause each of them to be provided with a horse of the value of 30s. or 40s. for their riding thither, so that they be there at the said day, if it can possibly be done, or otherwise as soon as possible, to set out thence against the Scots at the king's wages. The king will make them recompence and satisfaction for their expenses in this behalf, and he wills that their granting of this request shall not prejudice their liberties. By K. & C.

[*Ibid.*]The like to the mayors and bailiffs and the bailiffs of forty-two towns. [*Ibid.*]

1 EDWARD III.—PART II.

1327.

MEMBRANE 27.

May 5. To the treasurer and barons of the exchequer. Whereas the king learns by inquisition taken by John de Tychebourn and Ralph de Bereford that Philip Aubyn, Roger de Inkepenne, Ralph de Mallynges, Adam de Cheryton, Thomas de Holeputte, Ralph Franceys, Nicholas Lindraper, Robert le Ismonger, Nicholas de Exonia, John Gabriel, and William son of Edward le Draper, citizens of Winchester, were compelled, in the late king's time, by Hugh le Despenser, the younger, Master Robert de Baldok, and Robert de Holden to come to the king's castle of Porcestre against their will, and to stay therein until they bought 43 tuns of the late king's wines then in the castle for its munition for 129*l.*, at which they were then appraised, and they made a recognisance for that sum to be paid to the late king at certain terms now past before Geoffrey le Scrop, then chief justice, and that the wine aforesaid was corrupt and putrid, and that 23 tuns thereof were worth only 11*l.* 10*s.* 0*d.* and 20 tuns were worth 20*l.*; the king has pardoned the said citizens 97*l.* 10*s.* 0*d.* of the aforesaid sum, and he therefore orders the treasurer and barons to cause them to be discharged and acquitted of the whole of the aforesaid sum upon payment of the remaining 31*l.* 10*s.* 0*d.*, certifying the king when the latter sum has been paid, so that he may cause the recognisance to be cancelled.

By K. & C.

May 5. To the same. Whereas the king learns by inquisition taken by John de Tycheburn and Ralph de Bereford that Henry de Bury, Robert de Knowell, William de Berewyk, Henry de Melkesham, John Baudry, Robert Baudri, Roger Hipewell, Thomas le Long, John de Longeford, Robert de Lavynton, Philip Prat, and William Dubbere, citizens of Salisbury, were compelled, in the late king's time, by Hugh le Despenser, the younger, Master Robert de Baldok and Robert de Holden to come to the aforesaid castle, and to stay therein until they had bought 25 tuns of the aforesaid wine for 75*l.*, at which they were then appraised, and they made a recognisance for payment of that sum to the late king at terms now past before the aforesaid Geoffrey Leescrop, and that the wine was corrupt and putrid, and that eight tuns thereof were worth only 8*l.*, and eight tuns were worth 8 marks, and the other nine tuns were worth 4*l.* 10*s.* 0*d.*; the king has pardoned the said citizens 57*l.* 3*s.* 4*d.* of the above sum, and he therefore orders the treasurer and barons to cause them to be acquitted of the whole of the aforesaid sum upon payment of the remaining 17*l.* 16*s.* 8*d.*, certifying the king when the latter sum has been paid, so that he may cause the recognisance to be cancelled.

By K. & C.

May 5. To the same. Whereas the king learns by inquisition taken by John de Tycheburn and Ralph de Bereford that Henry le Canevacer of Winchester was compelled, in the late king's time, by the aforesaid Hugh, Robert, and Robert, to come to the aforesaid castle, and to stay therein until he bought 25 tuns of the late king's old wines therein for 75*l.*, at which they were then appraised, and for payment of that sum he found security, by force and fear and wholly against his will, by the abbot of Hyde, and that the wine was corrupt and putrid, and that nine tuns thereof were worth only 9*l.*, and eight tons only 8 marks, and the other eight tuns 6 marks; the king has pardoned Henry 56*l.* 13*s.* 4*d.* of the aforesaid sum, and therefore orders the

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Membrane 27—cont.

treasurer and barons to cause him and the abbot to be discharged and acquitted of the whole sum upon payment of the remaining 18*l.* 6*s.* 8*d.*

By K. & C.

April 30. To Thomas de Uaflete, keeper of the great wardrobe. Order to account with Taldus Valoris and his fellows, merchants of the society of the Bard, for the things bought and received by him from them for the late king's wardrobe, as well for cloth, spices and other things as for sums of money paid to them, and to certify the king without delay of what he shall find to be due to them or to the king, as the merchants have given the king to understand that Thomas has done nothing in execution of the late king's order to the like effect, which order the late king made when he released the merchants from the observation of certain agreements made between them and Thomas for the finding and delivering in the city of London of divers sorts of spices for the expenses of the said king's household, they having prayed the late king to excuse them from fulfilling the agreements, because they durst not bring their spices or other merchandise to the city by reason of the disturbances therein.

April 30. To the burgomasters, *échevins*, and community of the town of Bruges. Nottingham. The king learns from the mayor and certain citizens of London that the burgomasters, *échevins*, and community have complained to them by their letters that, after the truce was concluded between the king, for his subjects, and them and others of Flanders, their adherents, certain malefactors of Sandwich and Winchelse were alleged to have taken a ship of the town of Neuport, laden with divers wares to the value of 200*l.*, on the sea near Boulogne, and that, after they had slain the mariners thereof, they took it whither they would. The king is much disturbed at hearing of this, and he is very desirous that such an offence shall be severely punished, and he therefore signifies to the burgomasters, *échevins*, and community that if they or the persons who have suffered damage will send proctors or envoys to him to obtain justice, he will be prepared, according to the requirements of the truce, to exhibit justice to them in all things with all speed, and to punish the offenders upon conviction so severely that others doing the like shall be struck with fear. It is not fitting that the truce shall be broken by reason of this offence, if it have been so committed, since safety cannot easily be provided against the attacks of such pirates, and it will not be the king's fault if attempts against the truce be not duly emended.

Vacated, because otherwise on the dorse.

April 22. To the sheriff of York. Stamford. Order to supersede entirely the demand upon Richard le Waleys for 2,000 marks for a fine that he made with the late king to save his life and to have his lands again, because he was of the quarrel of Thomas, late earl of Lancaster, and for 200 marks for the [queen] gold due to Queen Isabella by reason of this fine, and for 100*s.* that Richard bound himself to pay to the late king and his heirs yearly by reason of the said quarrel, as it was agreed in the late parliament that fines, obligations, and ransoms made by those who were of the said quarrel shall be cancelled and annulled, and the king has caused the said fine of 2,000 marks to be annulled.

April 30. To the barons of the exchequer. Nottingham. Order to receive John Sotomay and William de Barnesby, or one of them, in place of Edmund de Asshoby, late sheriff of Warwick and Leicester, to render his account at the exchequer on the morrow of the Ascension next for the time when he was sheriff of the said counties, as Edmund has attorned them in his place for this purpose, because he cannot attend personally at the said day as he is about to set out for Scotland with Henry de Bello Monte in the king's service by his order.

By K. & C.

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Membrane 27—cont.

May 10.

Nottingham.

To William la Zouche of Assheby, keeper of the land of Glaumorgan. Order to ascertain by inquisition and otherwise what lands of the king's and of others Griffin, John, Meurik, Roger, William, and Llewelin, sons and heirs of Llewelin de Bren, have entered, under colour of the king's grant that they should have all the lands that belonged to their father and the lands that were of their acquisition in the fees of Seigheneth and Meskyn, made in response to their petition, shewing that Hugh le Despenser, the younger, had fraudulently caused them to be disinherited and disseised thereof, and under colour of the king's order to the late keeper of the land of Glaumorgan to maintain them in possession of the said lands until the last parliament, the king having afterward ordered the said William to permit them to retain and have the said lands; and to resume into the king's hands the lands that he shall find that they have entered against the king and his said tenants, and to do further what he shall think fit for the king and the tenants, according to right and the custom of those parts, as the king is given to understand that Griffin, John, Meuric, Roger, William, and Llewelin have entered divers lands of his and of his tenants in those parts under colour of the aforesaid grant and orders, and that they still occupy them.

May 6.

Nottingham.

To the treasurer and barons of the exchequer. Maurice de Suthpederton, clerk, who was born of the power of the king of France, has shewn the king that the late king, by reason of the war between him and the king of France in the duchy [of Aquitaine], caused a messuage, 50 acres of land, 6 acres of meadow, and 6s. 1d. of yearly rent in Suthpederton, which Elias Daubeneye demised to Maurice for life, to be taken into his hands with the lands of alien men of religion, and Maurice afterwards received the tenements of the late king, by commission of his exchequer, for 60s. yearly to be rendered to the exchequer for so long as the tenements should remain in his hands, and Maurice has prayed the king to discharge him of the said rent: the king therefore orders the treasurer and barons of the exchequer to discharge Maurice of the aforesaid rent, if they ascertain that the tenements were taken into the late king's hands by reason of the war aforesaid, and that Maurice received them from the late king in form aforesaid; provided that any arrears of the said rent be levied for the king's use.

May 14.

Nottingham.

To the same. Order to respite the account that Maurice Drawesward, the king's yeoman, is bound to render at the exchequer until the king's return from the north, whither Maurice is going with the king by his order.

By K.

May 15.

Nottingham.

To the abbot of Gerndon. Order to bring into chancery immediately upon sight hereof the money, gold, vessels (*veselamenta*), and other goods that belonged to Hugh le Despenser, late earl of Winchester, the king's rebel, which are in the abbot's custody.

By K.

May 13.

Nottingham.

To Joan Botetourte. Order to deliver to Thomas Blaunkfrount the twelve oxen, three colts (*pullanos masculos*), and two fillies (*duas pultres*) in her custody that belonged to Hugh le Despenser, the younger, which pertain to the king by his forfeiture, as the king has granted them to Thomas for his good service.

By K.

The like to Robert le Ryder of Duddeleye to deliver 100 sheep to the said Thomas.

May 20.

Pontefract.

To Richard Dammory, justice of Chester. Order not to compel Queen Isabella's men and tenants in the manors and lands that she holds for life in co. Chester, and that Hamo de Massey holds at ferm for a term of years by her demise, to come outside the liberties of the manors and lands to set out with others of that county in the king's service towards Scotland, but to

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Membrane 27—cont.

- cause them to be chosen by Hamo or those whom he shall depute in his place, and to be brought to the king at the king's charge.** By K.
- May 25.** To William Trussel, escheator beyond Trent. Order not to intermeddle further with a messuage in Coventre, and to restore the issues thereof to Agnes, late the wife of Hugh de Meryngton, as the king learns by inquisition taken by the escheator that Hugh and Agnes held the messuage at his death of the gift of Adam Russel to Hugh and Agnes and Hugh's heirs, and that it is not held of the king.
- May 27.** To the same. Order to assign dower to Matilda, late the wife of William Horssy, tenant in chief, upon her taking oath not to marry without the king's licence, in the presence of John Horssy, son and heir of William, if he choose to attend.
- May 27.** To the treasurer and barons of the exchequer. Order to permit the abbot and convent of Vaudey, which is greatly impoverished, to pay the 4*l.* due from them to the exchequer, for the arrears of divers tenths granted to Edward I. and Edward II. by the popes and by the clergy of the province of Canterbury, at the rate of 100*s.* yearly, which terms the king has granted to them out of compassion for their estate. By p.s. [829.]

MEMBRANE 26.

- May 4.** To the sheriff of Gloucester. Order to deliver to Margaret, late the wife of John Giffard, 200 acres of wood pertaining to the manor of Walles, as the king learns by inquisition taken by John de Annesle and Robert de Aston that Margaret and John her son acquired the said manor to them and to John's heirs from Adam Caylli, of whom John le Caylli held it for life, by reason of which acquisition John le Caylli attorned himself of his fealty to Margaret and John her son, and that Margaret and John her son, in the 11th year of the late king's reign, recovered the aforesaid 200 acres of wood as appurtenant to the manor against the said John le Caylli, tenant for life of the manor, before the justices of the Bench by writ of waste, and after the recovery Margaret granted to John her son that he should hold the wood sole for life, and that she made no other estate thereof to him, nor remitted her right nor changed her estate therein in any way, and that the wood was taken into the late king's hands after the death of John Giffard as forfeited, by reason of the quarrel of Thomas, late earl of Lancaster, in the fifteenth year of his reign, and that it is still in the king's hands for this reason, and that the whole manor is held of the bishop of Worcester by the service of half a knight's fee, and that the wood is worth yearly in all issues half a mark.

To the sheriff of Gloucester. Order to deliver to the aforesaid Margaret the manor of Side, as the king learns by inquisition taken by the aforesaid John and Robert that the said Margaret and John her son acquired the manor from Adam Cayilly, to them and to John's heirs, and that Margaret afterwards granted to John that he should hold the manor sole for life, and that she made no other estate therein to him, nor remitted her right therein in any other way, and that the manor was seised into the late king's hands in the 15th year of his reign, after John's death, as forfeited to him by reason of the quarrel of Thomas, late earl of Lancaster, and that the said king, in the same year, gave the manor to Hugh le Despenser, late earl of Winchester, to hold for life, with remainder to Hugh le Despenser, the younger, and to his heirs, and that Margaret never remitted the manor to the earl nor changed her estate therein in any way, and that the manor was

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Membrane 26—cont.

taken into the late king's hands by Hugh's forfeiture, and that it is still in the king's hands for this reason, and that it is held of John de Acton by the service of a moiety of a knight's fee, and is worth yearly in all issues 4*l.* 1*s.* 3*d.*

March 13. To William Trussel, escheator this side Trent. Order not to intermeddle further with a messuage, 55 acres of land, 10 acres of meadow, and 6 acres of pasture in Westminster, as the king learns by inquisition taken by Robert de Asshele and Robert de Swalclif that William Pente of London, at the feast of St. Thomas the Apostle, in the 7th year of the late king's reign, demised the tenements aforesaid, which he had of the inheritance of Thomas Pente, his father, to John de la Beche, for the term of sixteen years, rendering therefor 5 marks yearly, with power for William to enter the tenements and hold them quit of the said John whenever the rent should be wholly or partly in arrear, and that John paid him 20 marks for the first four years at the time of the demise, and that John held the tenements from that time until Palm Sunday, in the 15th year of the late king's reign, without paying anything therefor to William, upon which day the late king caused the tenements to be taken into his hands because John was of the quarrel of Thomas, late earl of Lancaster, and detained them in his hands from then, and they are thus in the king's hands, and that William did not remit the tenements to the late king or to the aforesaid John, and did not change his estate therein in any way, and that the tenements are not held of the king, and it has been agreed by the king, the prelates, earls, barons, and community of the realm that those who were of the said quarrel shall have again their lands that were taken into the late king's hands by reason of the quarrel.

March 6. To the treasurer and barons of the exchequer. Order to cause the late king's commission to John de Erleye of the lands of John de Wroxhale to be annulled, and to cause him to be discharged of the ferm of 53*l.* 6*s.* 8*d.*, and of the arrears thereof for which answer has not yet been made to the king or his father, as the king lately commanded him to deliver the issues and the arrears of the ferms of the aforesaid lands to the said John de Wroxhale, who was of the quarrel of Thomas, late earl of Lancaster, in accordance with the ordinance in the late parliament at Westminster, as John de Erleye has shewn the king that the late king, on 22 October, in the 19th year of his reign, committed the said lands to him for six years from Michaelmas preceding at the aforesaid ferm, and he has prayed the king to annul the said commission and to discharge him of the ferm and its arrears.

Feb. 20. To the treasurer and barons of the exchequer. Order to cause John de Nevill to be discharged of 450*l.*, the remainder of a fine of 500*l.* made by him with the late king, because he was a member of the household of Thomas, late earl of Lancaster, to save his life and to have his lands again, as he has prayed the king, by petition before him and his council, to remit and pardon this sum, and it has been agreed in the present parliament that all fines and ransoms made by reason of the said earl's quarrel shall be annulled and cancelled.

May 7. To William Coterel. Order to deliver to Matilda, late the wife of William le Wyn, and executrix of his will, all the issues of William's lands, which were taken into the late king's hands by reason of the quarrel of Thomas, late earl of Lancaster, for the time when William Coterel had the custody thereof, and the rents and the arrears of ferms of the said lands for which answer was not made to the late king, and also the goods and chattels of the said William le Wyn in his custody, as it was agreed in the parliament at Westminster that those who were of the quarrel of the said earl shall have their lands again, and the ferms, rents, arrears, etc.

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Membrane 26—cont.

May 12. To Simon de Grymesby, escheator this side Trent. Order not to intermeddle further with the lands of Alice, late the wife of John de Luk', and to restore the issues thereof, as the king learns by inquisition taken by John de Bolyngbrok, the late king's escheator in cos. Warwick, Leicester, Nottingham, and Derby, that Alice held no lands in chief of the late king on the day of her death by reason whereof the custody of her lands ought to pertain to the king, and that William de Luk' of Breidesale, her kinsman, is her next heir and of full age.

May 10. To the steward of the castle and honour of Knaresburgh, and keeper of the chace there, and to him who supplies his place. Whereas, at the suggestion of the prelates, earls and barons, and community of the realm in the parliament at Westminster that the perambulations made by order of Edward I. in his forests and granted and confirmed by him and the late king were not observed, and that perambulations in certain of the forests had not been made according to the grants of the said kings, the king granted that the perambulations aforesaid thus granted and confirmed should be held and observed for ever under the metes and bounds contained in the late king's letters patent; the king wills that the perambulations that were not then made in some of the forests shall be made as quickly as possible by his subjects to be appointed for this purpose; and he now understands that although in the free chace aforesaid—which he has assigned, together with the castle and honour, to Queen Isabella for life—no perambulation was made in the times of Edward I. or Edward II., and although he has appointed no men to make such perambulation, nevertheless certain persons have made a perambulation in the chace aforesaid by their own authority, and have placed bounds and hedges (*divisas*) in the king's soil there without his assent, and chase and take beasts, fell oaks, and presume to do other things in places thus put by them outside the chace to the prejudice of the king and his mother: the king therefore orders the steward, or him who supplies his place, to go to the chace in person, and to survey the perambulation thus made and the bounds and hedges thus placed, and if he find that any places have been placed outside the chace by the perambulation, he is to take them into the chace again, and to cause them to be kept in the chace as they were wont to be in the times of the king's grandfather and father, until otherwise ordered.

By K. & C.

May 12. To William Trussel, escheator beyond Trent. Order not to distrain the prior of Lenton for his fealty for the lands that he holds of the king, as the king has taken his fealty.

To the sheriff of Warwick. Order to restore to Walter de Alsepath, clerk, his lands, goods and chattels, which were taken into the late king's hands upon his being charged, before the said king at Warwick, with a robbery committed upon Elias le Kellere of London at Colefeld, in the confines of that county and of co. Stafford, and with the robbery of a cartload of divers goods of the value of 100*l.*, and with a robbery from Reginald Perle of a cartload of cloth of Flanders, price 100*l.*, and of 100*l.* in money by tale at Gaveleyheth near Pencrich, as he has purged his innocence before Thomas, bishop of Worcester, the diocesan, to whom he was delivered by Geoffrey le Scrop and his fellows, the late king's justices to hold pleas before him, in accordance with the custom.

May 8. To John le Pettour. Order to restore to John de Drayton his goods and chattels, which John le Pettour occupied and still detains because John de Drayton was of the household of Hugh le Despenser, late earl of Winchester.

The like to John Marcel, John Jerreyn, and William Wayte.

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Membrane 26—cont.

- May 12.** To Robert Power, chamberlain of Kaernarvan. Order to pay to the constables of the castles of North Wales and to the other king's ministers of those parts their usual wages and fees. By K.
Nottingham.
- May 10.** To the same. Order to cause the usual fee of the justice of North Wales to be paid to Richard Dammory, to whom the late king, on 12 December last, committed that office, for the time when he was justice.
Nottingham.
- May 12.** To William Trussel, escheator beyond Trent, or to his sub-escheator in co. Nottingham. Order not to intermeddle further with a third of the manor of Radeclyve-on-Soar, and to restore the issues thereof, as the king learns by an inquisition taken by the sub-escheator by his order that Helewysia, late the wife of Thomas de Barkby, held the aforesaid third on the day of her death in dower, by assignment made to her in the late king's chancery after the death of John Pygot, her former husband, and that Joan, late the wife of Peter Pygot, to whom the third ought to revert after Helewysia's death by virtue of a fine levied before William de Bereford and his fellows, the late king's justices of the Bench, has not changed her estate in the said third, and that it and the other two parts of the manor are held of the king in chief by the service of keeping a goshawk at the king's charges for a year.
Nottingham.
- April 22.** To John de Carleton, king's clerk. Order to restore to Robert de Holden, clerk, his lands, goods and chattels, which were taken into the king's hands by John by reason of Robert's adhesion to Hugh le Despenser, the younger, and to other rebels against the king and Queen Isabella before the king's accession, as the king has pardoned him at the request of Henry, earl of Lancaster.
Stamford.
- The like to Roger de Swynerton.
- May 10.** To the sheriff of Lincoln. Order to cause a coroner for that county to be elected in place of Richard Thurgar of Spaldyng', who is insufficiently qualified.
Nottingham.
- April 18.** To the sheriff of York. Order to cause a verderer for the forest of Galtres to be elected in place of Thomas de la Ryver, whom the king has amoved from office for insufficient qualification.
Stamford.
- May 15.** To Roger de Mortuo Mari of Wygemore, justice of Wales. Whereas the king has granted him power by his letters patent to amove constables, bailiffs, and other ministers of the king in that land whom he shall find insufficient, excepting the two chamberlains there, and to depute other fitting persons in their places; the king signifieth to him that it was not, and is not, his intention that the power thus granted to Roger shall be prejudiced by pretext of any commission made by the king to any one of such offices from the time of the commission of such power to Roger, but the king wills that any commissions thus made by him shall be regarded as null. By p.s. [792.]
Nottingham.

MEMBRANE 25.

- May 12.** To the sheriff of Northampton. Order to supersede the taking of the bodies of Ralph de (*sic*) Basset and of the men of his company until their return from Scotland, whither they are going on the king's service in the company of Henry de Lancastria, earl of Lancaster and Leicester, as the earl has signified to the king by his letters that Ralph and the said men are indicted before the keepers of the peace in that county for entering the manor of Buckebury by force and arms, and for committing divers felonies.
Nottingham.

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Membrane 25—cont.

there, by reason whereof the sheriff intends taking and imprisoning Ralph and the said men, wherefore the earl has besought the king to supersede the taking of Ralph and the said men until their return. By K.

May 13. To William Trussel, escheator beyond Trent. Order not to distrain Richard de Sancto Andrea for his homage and fealty for the lands that he holds of the king, as he has done homage and fealty to the king.

By p.s. [779.]

The like in favour of the following :

Richard son of Jordan de Whitacre, for homage, etc. [By p.s. 776.]

Henry Cotel, for homage. [By p.s. 775.]

The abbot of Battle, for fealty.

The prior of Lenton.

Agnes Halybred of Turveye.

Mauger le Vavasour, for homage.

Peter Rogerii, abbot of Fécamp, dwelling in parts beyond sea.

June 6. John de Wodhull. By p.s. [901.]
York.

June 9. The abbess of Shaftesbury, for fealty.
York.
Mauger le Vavasour, for homage and fealty.
Thomas Curzon, for fealty.

June 4. Gilbert Abbot, who married Agnes de Seyn Pere, for fealty, etc.
York.
Robert de Insula, for homage and fealty.

May 14. To William Trussel, escheator beyond Trent. Order not to intermeddle further with a messuage and 40 acres of land in Great Wilburgham, and to restore the issues thereof to Joan, late the wife of William Loveday, as the king learns by inquisition taken by the escheator that William and Joan held the messuage and land jointly on the day of William's death of the gift of Walter, vicar of the church of that town, by fine levied between them in the late king's court, and that the messuage and land are not held of the king, and are worth yearly in all issues 20s.

To the same. Order to assign dower to the aforesaid Joan, late the wife of the said William, tenant in chief of the king, upon her taking oath not to marry without the king's licence.

To the treasurer and barons of the exchequer. Order to cause the executors of the will of Richard de la Marche, late fermor of Portebury and Bedemynstre, co. Gloucester, to be discharged of the issues of the lands of Thomas de Berkeleye for the time that Richard had the custody thereof, and of the arrears of the ferms of the said lands, which the king ordered them to deliver to Thomas, in accordance with the agreement in parliament that those who were of the quarrel of Thomas, late earl of Lancaster, should have their lands again, and the issues and arrears of ferms, etc., thereof, and Thomas has acknowledged in person in chancery that the executors have delivered to him the issues, arrears, and his goods and chattels by virtue of the king's order.

May 13. To the sheriff of Westmoreland. Order to take anew the oaths of office of the coroners in that county who are sufficiently qualified, and to cause others to be elected in place of those who are insufficiently qualified, and to take oath of office from those to be thus elected, causing such persons to be elected who best know and can attend to the offices, as the king wills that the coroners elected in the times of his grandfather and father who are sufficiently qualified shall remain in office, and those who are insufficiently qualified shall be removed, and that other fit and sufficient coroners shall be elected in their places.

By K. & C.

The like to all the sheriffs of England.

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Membrane 25—cont.

To Adam de Tirewhite, burgess of Beverley. Thomas Alanayn, merchant of Amiens, has shewn the king, by petition before him and his council, that whereas he came to Beverley with eight barrels of woad during the truce between the late king and the king of France, in order to trade there with the same, Roger de Somervill, the late king's sheriff of co. York, arrested the said woad by reason of the war between the late king and the king of France, and afterwards sold it, and delivered the money thence arising to the said Adam and to Thomas de Clay and William le Lumbard, burgesses of Beverley, for custody, which sums are still detained in their hands under arrest, wherefore he has prayed the king to provide a remedy: the king therefore orders Adam to pay to Thomas or to his attorney what is in his hands of the aforesaid money. By pet. of C.

The like to Thomas de Clay.

The like to William le Lumbard.

May 18.
Clipstone.

To Richard de Whatton and William Bosoun. Order not to intermeddle further with the lands that Laura, late the wife of John de Stotevyll, holds in dower in co. Nottingham, which were taken into the late king's hands because she was born of the power of the king of France, and which are in the king's hands by reason of the dissension between the king of France and the late king, and to permit her and her men to dispose thereof at her pleasure. The king makes this order at the request of Queen Isabella.

By p.s.

May 25.
York.

To William Trussel, escheator beyond Trent. Order to cause Roger son of John Husey, kinsman and heir of John de Berewyk, to have seisin of the lands of the said John de Berewyk, as he has proved his age before the escheator and the king has taken his homage for the lands that John de Berewyk held in chief of the late king. By p.s.

May 23.
York.

To Richard de Mosele, late receiver of the issues of the castle and honour of Pontefract. Order to deliver to Robert de Raygate all the issues received by Richard from his lands, which were taken into the late king's hands by reason of the quarrel of Thomas, late earl of Lancaster, and the arrears of the fermes of the said lands for which answer has not been made to the late king, and his goods and chattels in Richard's custody, in accordance with the agreement in parliament that those who were of the said quarrel shall have their lands again, and the issues thereof and the arrears of fermes, etc.

May 27.
York.

To the treasurer and barons of the exchequer. Order to discharge the aforesaid Richard of the issues, arrears, and goods and chattels delivered by him to Robert by virtue of the preceding order.

May 26.
York.

To the treasurer and barons of the exchequer. Order to discharge Edmund de Nevill, knight, of a fine of 100 marks made by him with the late king, as it appears by the tenor of the record and process before the late king between him and Edmund concerning a trespass committed upon the said king by the latter, which tenor the king has caused to come before him, that Edmund made the fine by reason of the quarrel of Thomas, late earl of Lancaster, and for other things wherewith he was charged before Hervey de Staunton and his fellows, justices to hold pleas before the said king, and it has been agreed in parliament that all fines made with the late king by reason of the quarrel aforesaid shall be annulled.

Vacated because otherwise below.

To William Trussel, escheator beyond Trent. Order not to intermeddle further with the manors of Gothurst and Weston, co. Buckingham, and the manor of Cestre, co. Northampton, and to restore the issues thereof to

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Membrane 25—cont.

Grace, late the wife of John de Nodariis, as the king learns by inquisition taken by the escheator that John and Grace held the manors jointly on the day of John's death, to them and to John's heirs, of the grant of Robert fitz Nel by fine levied in the late king's court, and that the manors are not held of the king.

May 26.
York.

To the same. Order to cause dower of the said John's lands to be assigned to Grace, upon her taking oath not to marry without the king's licence.

May 28.
York.

To Simon de Grymesby, escheator this side Trent. Order to deliver to William de Wistowe and Agnes his wife, late the wife of Nicholas de Grey, the manor of Barton-in-Rydale, and any issues received therefrom, as the king learns by inquisition taken by the escheator that Nicholas and Agnes held the manor jointly on the day of Nicholas's death, to them and the heirs of their bodies, of the gift of John de Kirketon, who enfeoffed them thereof by fine levied in the late king's court, and that the manor is held of the king in chief by the service of one knight's fee and of rendering 10s. yearly to the king towards the fines of the wapentake of Ridale, and that the manor ought to remain to Ed. son and heir of Nicholas and Agnes after the death of Agnes, and the king has taken the fealty of the said William de Wistowe, who has now married Agnes.

May 31.
York.

To the treasurer and barons of the exchequer. Order to allow to the bailiffs and men of Ipswich, in the 100*l.* due to them from the king, 40*l.* for the arrears of the ferm of their town for the 19th year of the late king's reign, and to cause them to have an assignment under the exchequer seal for the remaining 60*l.* upon the new custom in that town, as the king is bound to them in the aforesaid 100*l.* by letters patent under the seal of Queen Isabella and under his own seal before his accession, which sum they lent to the king, and which the king promised to pay at Easter last, and they have restored the said letters into chancery, and they owe 40*l.* for the arrears of their ferm.

By p.s.

MEMBRANE 24.

June 2.
York.

To the sheriff of York. Order to receive anew the oaths of office of the verderers in the forests in that county who are sufficiently qualified, and to cause other verderers to be elected in place of those who are insufficiently qualified, and to receive the oaths of such new verderers, causing such persons to be elected as best know and can attend to the office, as the king wills that the verderers who were elected in the times of his grandfather and father who are sufficiently qualified shall remain in office, and those who are insufficiently qualified shall be removed from office.

The like to the sheriff of Nottingham and the sheriff of Cumberland under the same date.

July 7.
Topcliffe.

The like to the sheriff of Wilts for the forest of Claryndon.

The like to the sheriff of Wilts for the forests of Pewesham, Mefkesham (*sic*), and Savernak, which Queen Isabella holds for life.

June 2.
York.

To William Tracy, late sheriff of Gloucester. Order to cause all the lands that belonged to Hugh le Despenser, late earl of Winchester, and Hugh le Despenser, the younger, in that county, which came to the late king's hands by their forfeiture, to be delivered to the sheriff of that county.

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June 2.
York.

To William Trussel, escheator beyond Trent. Order to cause dower to be assigned to Katherine, late the wife of William de Putton, tenant in chief, upon her taking oath not to marry without the king's licence.

May 28.
York.

To the treasurer and barons of the exchequer. Order to discharge Edmund de Nevill, knight, of the remainder of two fines of 115 marks made by him with the late king, as it appears by the tenor of the record and process of a suit that was before the late king between him and Edmund, which tenor the king has caused to come before him, that Edmund made two fines with the said king containing 115 marks by reason of the quarrel of Thomas, late earl of Lancaster, and for other things charged upon him before Henry (*sic*) de Staunton and his fellows, late justices to hold pleas before the late king, of which sum Edmund says he has paid 20*l.*, and it was agreed in parliament that all fines made with the late king by reason of the said quarrel shall be annulled.

May 26.
York.

To the sheriff of Stafford. Order to cause a verderer for Cannok forest to be chosen in place of William de Freford, who is incapacitated by illness and infirmity.

June 2.
York.

To the chamberlain of Kaermerdyn. Order to cause Dynevor castle to be provided with victuals suitably, charging Edmund Hakelut, the constable, with the victuals aforesaid by indenture, as the king understands that there are no victuals therein for its munition. By K.

To the same. Order to pay to the aforesaid Edmund, to whom the late king committed the custody of the said castle for life, the arrears of his wages for such custody, and to pay him his wages hereafter.

May 15.
Nottingham.

To the mayor and sheriffs of London. Order to admit John de Shirburn to the office of coroner in that city, when required by Richard de la Pole, the king's butler, to whom the office pertains, as Richard cannot execute the said office in person, and has substituted John in his place, because he is attending to divers affairs of the king's in various parts of the realm.

June 3.
York.

To the treasurer and barons of the exchequer. Julianata de Leybourne, the heiress of Ralph de Sandwyco, has shewn the king that whereas Ralph at his death was bound to the king's progenitors in many accounts and debts, which are now exacted from her at the exchequer, and Ralph's executors, when accounting at the late king's exchequer for the time when Ralph was constable of the Tower of London, had a surplus of 25*l.* 12*s.* 3*d.*, which were not afterwards allowed to her or any one else, she prays that the king will order this surplus to be allowed to her in the aforesaid debts: the king therefore orders the treasurer and barons to inform themselves concerning the surplus aforesaid, and concerning the debts due from Ralph at his death for the arrears of accounts rendered and that are still to be rendered, and for other debts whatsoever, and to cause Julianata, as his heiress, to have allowance for the surplus aforesaid in the said debts; provided that if Julianata be bound to the king in any debt for Ralph beyond the said allowance, it shall be levied for the king's use. By K.

May 29.
York.

To William Trussel, escheator beyond Trent. Although, because it was found by the tenor of a fine levied in the late king's court, before William de Bereford and his fellows, justices of the Bench, in the 5th year of his reign, between William Tuchet, demandant, and Bartholomew de Bedesmere, deforciant, concerning the manor of Welle, co. Hertford, a transcript whereof the king caused to come into chancery, that William acknowledged the manor to be the right of Bartholomew as of his gift, and that Bartholomew granted the manor to William and the heirs of his body, to be held of Bartholomew, and the king understood that the manor ought to remain

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Membrane 24—cont.

in his hands in name of wardship by virtue of the said fine by reason of the minority of Giles, son and heir of Bartholomew, because William died without an heir of his body, and ordered the said escheator to take with him Robert son of John de Lufewyk and to take the manor into the king's hands, and to cause it to be kept safely until otherwise ordered; as, however, it is found by part of a fine levied in the late king's court before his justices of the Bench, in the third year of his reign, between the aforesaid William and Ellen de Danarston, demandants, and William de Goldyngton and Margaret his wife, impedients, concerning the aforesaid manor, which part has been shewn before the king in chancery, that William de Goldyngton and Margaret acknowledged the manor to be the right of the said William Tuchet as what he and Ellen had of their gift, to have to William Tuchet and Ellen and William's heirs, and it is found by an inquisition taken by the escheator by the king's order that William Tuchet and Ellen held the manor jointly on the day of William's death by virtue of the fine aforesaid, the king orders the escheator to supersede entirely the taking of the manor into his hands, and, if he have already done so, to restore it and the issues thereof to the said Ellen, to hold according to the aforesaid fine.

May 31.

York.

To Simon de Grymeby, escheator this side Trent. Order to pay to Ralph de Hastings the arrears of 8 marks yearly from the time of Simon's appointment out of the issues of two parts of the manor of Thorpbasset, and to pay him that sum yearly for so long as Simon shall have the custody of the two parts of the manor, in accordance with the late king's order [*as at page 231 of the previous volume of this Calendar*].

May 24.

York.

To the treasurer and barons of the exchequer. Order to cause Gilbert de Suthworth to be discharged of an amercement of 15*l.* for not coming to the late king's exchequer to render his account of the time when he was sheriff of Lancaster, as the king has pardoned him this amercement, because it is testified before him that on the said day Gilbert was so ill that he could not labour.

By p.s. [830].

June 2.

York.

To William Husey. Order to deliver to Roger son of John Husey, kinsman and heir of John de Berewyk, the manor of Heggecourt, which is of Roger's inheritance, and which is in William's custody by demise from Master Gilbert de Middelton, archdeacon of Northampton, to whom the late king committed the manor during Roger's minority, as the king has taken Roger's homage for the lands that the said John de Berewyk held in chief of the late king, Roger having proved his age before William Trussel, escheator beyond Trent.

To William de la Becche. Order to deliver to the aforesaid Roger the manors of Thoppesfeld and Northyngton, of his inheritance, which are in William's custody by the late king's commission.

June 7.

York.

To the sheriff of Lincoln. Order to cause the abbot of Swynesheved to have seisin of a messuage, 4 acres of land, and an eighth of an acre of meadow in Great Hale, as the king learns by inquisition taken by the sheriff that they were held of the abbot by John son of Elias le Couper, who was hanged for felony, and that they were in the late king's hands for a year and a day, and that Matthew Broun, the late king's sub-escheator in that county, had the late king's year, day, and waste thereof, and ought to answer to the king for the same.

June 6.

York.

To the treasurer and barons of the exchequer. W. bishop of Norwich has shewn the king, by petition before him and his council, that whereas the late king was bound by letters patent under his privy seal to Walter de Goswyk, merchant and burgess of Berwick-on-Tweed, now deceased, in 575 marks, and the bishop, before he became bishop, satisfied Walter by the late king's will, and the bishop was satisfied for 100 marks only of this sum

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Membrane 24—cont.

in the late king's time, and he has prayed the king to order payment of the remaining 475 marks to be made to him, notwithstanding that the aforesaid letters do not say who ought to be charged with this sum against the king: the king therefore orders the treasurer and barons to view the said letters, and to cause assignment to be made to the bishop for the remainder of the said sum upon wardships and marriages, or to cause suitable satisfaction to be made to him otherwise, notwithstanding that the aforesaid letters do not say who ought to be charged with the money. By pet. of C.

June 9.
York.

To William Trussel, escheator beyond Trent. Order not to intermeddle further with the manors of Mildenhal and Greywelle, and to restore the issues thereof, as the king learns by inquisition taken by the escheator that John de Meret held them on the day of his death by the courtesy of England of the inheritance of Mary, his late wife, and that Reginald de Mohun, the late lord of the manors, gave them to William his son, to him and the heirs of his body, and that Eleanor and Mary, William's daughters, died without heirs of their bodies, and that the manors ought to revert to John de Mohun, kinsman and heir of the said Reginald, by the form of the gift aforesaid, and that the manor of Greywelle is held of the castle of Odham, in Queen Isabella's hands, by divers services, and that the manor of Mildenhal is held of the earl of Salisbury as parcel of the manor of Aldebourne by the service of a moiety of a knight's fee.

June 8.
York.

To the treasurer and barons of the exchequer. Henry, son and heir of John de Grey, tenant in chief of the late king, has shewn the king, by petition before him and his council, that whereas he stayed in the late king's service in Gascony from the feast of St. Peter ad Vincula, in the 17th year of his reign, until the feast of St. Mary Magdalene following, during which time his father died, to wit at the feast of SS. Simon and Jude, and Henry could not forthwith leave the said king's service to prosecute his seisin of the lands that descended to him in inheritance after his father's death, as the custom is, and Richard de Grey, to whom the late king committed the custody of the said lands, rendering therefor 500 marks yearly to the exchequer, had the lands at ferm from 15 March, in the 17th year, until the said feast of St. Mary following, and answered to the late king for nothing for that time, and Henry has prayed the king to cause what is due from Richard for the aforesaid time to be restored to him; the king, in consideration of the damages sustained by Henry in the said service and of his grateful service to him and his father, has granted to him what is thus owing by Richard to the exchequer, and he therefore orders the treasurer and barons to cause to be levied and paid to him what they shall find to be due from Richard for the said time. By K. and pet. of C. [1448].

June 3.
York.

To the same. Thomas de Sancto Albano, canon of Southwell (*Suwell*), and William son of Robert de Grenefeld, executors of the will of Master William de Grenefeld, sometime archbishop of York, have shewn the king, by their petition before him and his council, that whereas after the archbishop's death the keepers of the temporalities of the archbishopric, in the late king's hands by reason of the voidance, took the goods and chattels that belonged to the archbishop to the value of 617*l.* into the late king's hands, and no payment has been made to the executors for the same, although the keepers rendered their account of the said goods and chattels at the exchequer, and 100*s.* for a chantry in Ripon, 88*l.* 17*s.* 5*d.* for a fifteenth granted to the late king in the first year of his reign by the clergy of the province of York, and 100*l.* for an aid of 12*d.* in the mark granted to the late king in the 7th year of his reign are now exacted from the executors by summons of the exchequer, and they have prayed the king to cause these sums to be allowed to them in the aforesaid 617*l.*: the king orders the

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Membrane 24—cont.

treasurer and barons to examine the account rendered by the aforesaid executors (*sic*) for the goods and chattels, and if they find that the said 61*l.* are withheld from the executors as is aforesaid, they are to allow the sums above specified to the executors in the said 61*l.*

Vacated, because otherwise in the third year.

MEMBRANE 23.June 10.
York.

To William Trussel, escheator beyond Trent. Order to cause dower to be assigned to Isabella, late the wife of Henry de Nottingham, tenant by knight service of the heir of Roger Bele, tenant in chief of the late king, a minor in the king's wardship.

June 8.
York.

To L. bishop of Durham. The king lately—upon being given to understand that the bishop had entered the manor of Hert and the lands pertaining to it, in the king's hands, by force and arms, and had occupied the king's goods and chattels found therein, and had levied the issues, fermes, and rents pertaining to the king for his own use—ordered the bishop to cause to be corrected and amended what had been attempted by him or his men against the king in his behalf, and to cause to be restored to the king's keepers there the goods and chattels, issues, fermes, and rents received by the bishop or his men, and to certify the king of his proceedings; and the bishop has signified to the king that he had ordered his ministers not to intermeddle with the manors and tenements in any way, and to restore to the king's keepers any goods and chattels, or issues, fermes or rents thus occupied or levied by them, and that if they refused to do so, he would himself cause the premises to be done, and would cause any excesses committed by his ministers to be corrected and amended, and that the goods found in the manor and lands, the issues, fermes, and rents had not come in any way to his hands or profit: as the bishop's ministers have not yet restored the manor and lands and issues, fermes, and rents, as the king is given to understand, he again orders the bishop to cause the manor and lands, and the goods and chattels, and the issues, fermes, and rents received by his ministers to be restored without delay to Robert de Clifford, to whom the king has committed the custody of the manor, lands, and tenements aforesaid, or to William Fauvel and Thomas de Wheteleye, attorneys of the said Robert in this behalf, so that it may not behove the king to apply a heavier hand, in the bishop's default.

June 9.
York.

To William Trussel, escheator beyond Trent. Order not to intermeddle further with a messuage and a carucate of land of William de Chevereston in Shupton, and to restore the issues thereof, as Robert de Bikkemore, late escheator in cos. Somerset, Dorset, Devon, and Cornwall, has returned to the king that he took the messuage and land into the king's hands because Emma de Gorges, who held them of the king as of the honour of Crist-chirch, in the king's hands, enfeoffed the said William thereof without the king's licence.

June 6.
York.

To the same. Order to cause a third of the manor of Somerford Keynes, which manor is of the yearly value of 12*l.* 17*s.* 6*d.*, and a third of the manor of Chelworth, which manor is of the yearly value of 10*l* 3*s.* 4*d.*, and a third of 10 marks of yearly rent in Piriton and Chelworth to be assigned and delivered to Eleanor de Kaynes, late the wife of Robert de Kaynes, as the king has assigned the same to her in dower, in response to her petition, because he learned by inquisition taken by the escheator that the said Robert, in the time of Edward I., after his marriage with Eleanor, enfeoffed Hugh le Despenser, late earl of Winchester, of the said manors and rent,

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Membrane 23—cont.

and that they were taken into the late king's hands by Hugh's forfeiture, and are still in the king's hands for this reason.

May 31.
York.

To the same. Order not to intermeddle further with the manor of Uggle, co. Essex, as the king learns by inquisition taken by John de Blomvill, late escheator in cos. Norfolk, Suffolk, Cambridge, Huntingdon, Essex, and Hertford, that William Tochet held no lands in chief of the late king at his death, but that he was seised of the said manor in his demesne as of fee, and that it is held of John de Clavering by the service of a knight's fee, and that Richard Tochet, William's brother, is his next heir and is of full age.

June 5.
York.

To John de Orreton, Robert de Barton, John de Skelton, Anthony de Lucy, and Adam de Hoperton. Order to continue until the king's return from the north, or until otherwise ordered, the plea commenced between Alexander de Moubrey and Walter, abbot of Fountains, and others named in the original writ, by virtue of the king's appointment of the said John, Robert, and John, as his justices to hear and determine a trespass committed upon Alexander at Castelbrig by the abbot and others, the king having afterwards associated Anthony and Adam with the aforesaid justices, as the king now understands that many of those indicted of the said trespass before John, Robert, and John are setting out in the king's service against the Scotch rebels, and the king considers that his expedition may be retarded by such indictments.

May 28.
York.

To Simon de Gryme[s]by, escheator this side Trent. Order not to intermeddle further with a messuage, three tofts, 80 acres of land, and 7 acres of meadow in Iselbek, or with the extent of the same, and to restore the issues received thence since Wednesday (*die Martii*) after the Exaltation of the Holy Cross last to John son of John de Iselbek, if they be in the king's hands by reason of the disseisin and occupation mentioned below, as John has shewn the king that Ingelram de Beauver, the late king's sub-escheator in co. York, disseised him of the said tenements, which Gilbert de Stapelton, then escheator in that county, occupied by virtue of this disseisin in the late king's name, and Gilbert delivered them to Thomas de Burgh, afterwards the late king's escheator there, and Thomas afterwards demised them to John de Redyngges, rendering therefor 30s. yearly to the late king, and that, although the said John son of John recovered the premises against the said Ingelram and John de Redyngges by the recognition of an assize of novel disseisin before William de Herle and his fellows, the late king's justices to take assizes in that county, and holds them at present, nevertheless the aforesaid Simon exacts the extent of them from him and molests him concerning his possession, and it appears by the record and process of the assize, which the king has caused to come before him, that John son of John recovered the said lands against Ingelram and John de Redyngges on the Wednesday (*die Mercuris*) aforesaid.

June 1.
York.

To John le Porter. Order to deliver to Richard Tuchet, brother and heir of William Tuchet, all the issues and arrears of fermes received by him from the lands of the said William, who was of the quarrel of Thomas, late earl of Lancaster, for which answer has not been made to the late king, in accordance with the agreement in the parliament at Westminster for restitution to those who were of the said quarrel.

June 12.
York.

To the treasurer and chamberlains. William Andreu, merchant of Mountpeliers, has shewn the king that whereas he caused divers sorts of spices and other wares for sale, to the value of 154*l.* 13*s.* 0*d.*, to be brought into England in time of peace, the spices and wares were taken at Porcestrre by certain mariners of the late king, and were afterwards delivered to

CALENDAR OF CLOSE ROLLS.

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Membrane 23—cont.

Thomas de Usflete, then clerk of the said king's great wardrobe, by Robert de Holdene and Godfrey de Rudham by the late king's order, and, although the spices and wares came to the late king's profit, he has not been satisfied for them in any way, wherefore he has prayed the king to provide a remedy: as the said Thomas, being addressed concerning the premises before the king in chancery, has acknowledged that he received 9 bales of 'drogges' of 'spicerie,' price 40*l.*; 8*½* bales of 'picioigne,' price 6*l.* 16*s.* 0*d.*; 15 bales of gingerbread (*gingebred*) and pignolat (*pyonade*), price 40*l.*; a bale and a half of 'fenoille,' price 15*s.*; a bale of amiseed, price 20*s.*; a bale of licorice juice (*judelicoriz*), price 18*s.*; two barrels of honey, price 50*s.*; 184 empty boxes, price 40*s.*, of the spices and wares aforesaid, and sold them by the late king's order to Raymund de Burdeaux of London, 'spicer,' for 93*l.* 19*s.* 0*d.*, to be paid to the late king's exchequer, and also that he received 2,262 lbs. of almonds, 105 lbs. of 'pynes,' 2 bales of gingerbread (*gingebred*) and pignolat (*pyonade*), and 57 flaskets (*flasketta*) for the expenses of the said king's household, where-with he is charged in his account of the 18th year of the reign rendered in the exchequer, and that the said almonds, 'pynes,' ginger, and pyony, and flaskets were worth 27*l.* 4*s.* 1*d.*, and that William has not yet been satisfied for any of the spices and wares aforesaid, the king orders the treasurer and chamberlains to pay the said 93*l.* 19*s.* 0*d.* and 27*l.* 4*s.* 1*d.* to the said William, or to his attorney in this behalf.

By K.

June 9.
York.

To the mayor of the city of York. The king learns from the complaints of the native and alien merchants frequenting the staple of wool, hides, and wool-fells in the city of York that, although they have bought wool, hides, and wool-fells in the aforesaid staple, and have stayed there, and have done what they ought to do according the ordinance of the staple, nevertheless they are not permitted to go to other places with their wares, because they have not letters testimonial of the mayor of that staple, and cannot have such letters because no one has yet been made mayor of that staple, wherefore they have prayed the king to provide a remedy: the king therefore orders the mayor of the city to cause his letters testimonial to be made under the seal of office of the said staple, which seal is in his custody, for all merchants coming to that staple when they have done what ought to be done according to the ordinance of the staple. The king wills that credence shall be given to such letters until a mayor of that staple shall be made, or until otherwise ordered, and that the letters shall be allowed by the receivers of his customs (*customarios*) and by his other ministers.

By K. & C.

June 10.
York.

To the collectors of the custom of wool, hides, and wool-fells in the port of Kyngeston-on-Hull. Order to permit the aforesaid merchants to take their wool, hides, and wool-fells to parts beyond sea, when they learn by the aforesaid mayor's letters testimonial under the seal of the said staple that the merchants have been in the staple and have there done what ought to be done according to the ordinance of the staple; provided that wool, hides, and wool-fells that have not been in the said staple shall not be taken to parts beyond sea.

By K. & C.

June 15.
York.

To the justiciary of Ireland. Order not to grant any letters of pardon for felonies in the king's name without the assent of the whole of the king's council there, and not to cause any prisoner or hostage taken in the time of John Darcy, late justiciary of Ireland, and detained in prison at the time of John's return from those parts, to be released except according to the law and custom of those parts or by the assent of the whole council.

By K.

To the treasurer of Ireland. Order to make payments, terms of payment (*atterminaciones*), and respites of the king's debts in Ireland by the

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Membrane 23—cont.

advice and assent of Nicholas Fastolf, as the king wills that Nicholas shall supervise them, and he has ordered Nicholas to aid and counsel the treasurer in these matters.

By K.

June 15. To Nicholas Fastolf. Order to aid and counsel the treasurer of Ireland as above.

By K.

June 16.
York.

To William Trussel, escheator beyond Trent. Order not to intermeddle further with two parts of the manor of Upwymbourne, co. Dorset, and two parts of the manor of Kynsteneston, in the same county, and to restore any issues received thence from the time of the death of Edmund de Plescy, as the king learns by inquisition taken by the escheator that Edmund and Matilda his wife held on the day of his death the two parts of the manor of Upwymbourne jointly of the feoffment of William de Littelton, vicar of the church of Caneford, made to them and Edmund's heirs, and by fine levied in the late king's court, and that they held on the said day the two parts of the manor of Kynsteneston of the feoffment of John de Gretelyngton, chaplain, made to them and to Nicholas, their son, and to Nicholas's heirs, and by fine levied in the late king's court, and that the former manor is held of Elizabeth de Burgh and the latter manor is held of John de Warennna, earl of Surrey.

June 17. To John de Crumbwell, keeper of the Forest this side Trent, or to him who supplies his place. Order to deliver John de Sancto Licio of Stoke and Andrew his brother, imprisoned at Notyngham for trespass of venison in Shirwood forest, to twelve mainpernors for each of them, who shall undertake to have them before the justices in eyre for Forest pleas in co. Nottingham to stand to right concerning the said trespass.

June 20. York. To the treasurer and barons of the exchequer. Robert Banyard has shewn the king that whereas he was assigned in the late king's time to deliver gaols in cos. Norfolk and Suffolk, and to make inquisitions and other offices in those counties, and has laboured in these offices for four years at his own cost, and divers emoluments have come to the exchequer from fines, amercements, and issues forfeited before him, he has received no money for his fee from the late king or from the present king, and he has prayed the king to cause some remission to be made to him in the debts due from him to the exchequer, in consideration of his labour: the king therefore orders the treasurer and barons to consider the time during which Robert has served the king and his father in the said offices, and the profits that have come to the exchequer from his labour, and to cause him to have such pardon or remuneration in the debts due from him as shall seem fit according to their discretion, and as they shall find was done to others in like case.

MEMBRANE 22.

June 8. York. Agnes, wife of Adam de Stanleye, imprisoned at Knaresburgh for the death of John son of Adam de Stanleye, has letters to the sheriff of York to bail her until the first assize.

To the treasurer and barons of the exchequer. John de Siggeston has shewn the king, by petition before him and his council, that the king owes him divers sums of money for his fee and wages of the time when he was in the late king's service in the marches of Scotland, as appears by certain bills of the late king's wardrobe in his possession, and he is indebted to the king in divers sums at the exchequer, and he has prayed the king to cause the money due to him for his fee and wages to be allowed to him in the

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Membrane 22—cont.

debts due to the exchequer : the king therefore orders the treasurer and barons to examine the aforesaid bills and to search the rolls and memoranda of the exchequer, and to allow to John in the said debts what they shall find to be due to him for his fee and wages aforesaid. By pet. of C. [15467].

June 10.
York.

To Simon de Grymesby, escheator this side Trent. Order to cause the head of the king's pond at Clipston to be repaired by the view and testimony of Robert de Clipston, bailiff of the manors and town of Clipston, as the king understands that the said head is so weakened by flood (*cretinam*) and overcharging of the water that it is feared that it will be broken and the fish in the pond will be lost, unless it be speedily repaired. By p.s. [926].

June 9.
York.

To Walter Wogan, escheator in Ireland. The king has assigned to Margaret, late the wife of Bartholomew de Badelesmere, aunt (*anita*) and co-heiress of Thomas son of Richard de Clare, tenant in chief of the late king in Ireland, the following of the knights' fees of the said Thomas : a fee in Blentirlethan, which Richard de Caunteton holds, of the yearly value of 60s.; a fee in Gortelgyn, which Thomas son and heir of Robert de Lesse holds, of the yearly value of 20*l.*; a fee in Offerwes, which James Ketyng' holds, of the yearly value of 10*l.*; a quarter of a fee in Cachushok, which Richard son of John holds, of the yearly value of 40s.; three fees in Le Ninch, which John son of John le Poer holds, of the yearly value of 100s.; a quarter of a fee in Robertescastel, which Nesta de Doundeveneld holds, of the yearly value of 10*l.*: to have as her purparty, which the king has rendered to her. The king has also assigned to her the following of the knights' fees that Isabella, late the wife of Gilbert de Clare, holds in dower or for term of her life of the aforesaid inheritance, after Isabella's death : three fees in Roskelan, which the heir of Gilbert le Waleys of Roskelan holds, of the yearly value of 10 marks; a moiety of a fee in Gleumans, which Richard Cantok holds, of the yearly value of 40s. He has also assigned to Margaret the following of the fees that Emelina, late the wife of Maurice son of Maurice, holds in dower or for term of life of the said inheritance, after Emelina's death : 1½ fees in Offerwes, which Thomas de Dene holds, of the yearly value of 10 marks; a fee in Colaghkerduf, which Andrew Lercedeakne holds, of the yearly value of 40s. He has also assigned to Margaret the following of the fees that Joan, late the wife of Richard de Clare, holds in dower or for term of her life of the said inheritance, after Joan's death : a sixth of a fee in Brounry, which Patrick de Losse holds, of the yearly value of 100s.; a twentieth of a fee in Shandir, which James Cromp holds, of the yearly value of 16s. The king therefore orders the escheator to deliver to Margaret or to her attorney the fees that belonged to the said Thomas, her kinsman, on the day of his death, and to deliver to her the said fees held in dower or for term of life, to be entered after the death of Isabella, Emelina, and Joan.

To the same. The king has assigned to the aforesaid Margaret the following of the advowsons of the said Thomas, as her purparty : the advowson of the church of Ardrahy, of the yearly value of 10 marks. He also assigned to her the advowson of the church of Yoghull, with the vicarage of that church, of the yearly value of 30*l.*, which Emelina de Longespeye, late the wife of Maurice son of Maurice, holds in dower or for term of her life, after the death of Emelina. The king therefore orders the escheator to deliver to Margaret the advowson of Ardrahy, and to assign to her the advowson of Yoghull with the vicarage, to be entered after Emelina's death.

June 10.
York.

To Henry de Hambury. Order not to intermeddle with holding pleas before the chief justiciary of Ireland, although the king lately appointed him to hold the said pleas during pleasure, as he has signified to the king that

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Membrane 22—cont.

he cannot attend to the execution of this office without great damage,
by reason of the arduous affairs touching him in this realm. By K.

To Thomas le fuitz Johan, earl of Kyldare, justiciary of Ireland. Order
to appoint some one to hold pleas before the king (sic) in the said Henry's
place until otherwise ordered by the king.

June 2.
York.

To the sheriff of Buckingham. Order to cause the liberty of the town
of Neuportpaynel, taken by him into the king's hands, to be replevied to
Joan Butetourt until further orders, as the king wishes to shew her special
grace concerning the taking of the liberty into his hands.

June 8.
York.

To the treasurer and chamberlains. Whereas lately—at the petition of
Master Geoffrey de Eyton, clerk, before the king and his council, suggest-
ing that Ralph Restwald, late constable of Waliford castle, took seven
quarters of Geoffrey's wheat at Upton, price 7*l.*, by colour of his bailiwick
and without warrant, and that Ralph acknowledged before the treasurer
and barons that he had taken from Geoffrey, by virtue of a commission of
the late king to provide victuals for the said castle, which commission he
then produced, seven quarters of wheat, price 60*s.* 8*d.*, and made a tally for
that sum to Geoffrey, because he had no warrant by the commission for
making any payment for the victuals, wherefore Ralph went without
day and Geoffrey was told to sue against the late king in this behalf, if he
saw fit—the king ordered the treasurer and barons to certify him in
chancery of the whole process before them between Geoffrey and Ralph in
this matter, and it is found by their certificate that Ralph acknowledged
before them that he took the seven quarters as is aforesaid, which were
then appraised at 60*s.* 8*d.*, and that he made a tally for that sum to Geoffrey,
and that he had no order or warrant to make any payment for the corn, and
it was decided as above by the barons: as Geoffrey has now besought the
king to cause payment of the said money to be made to him, the king
orders the treasurer and chamberlains to pay him the said 60*s.* 8*d.*

June 4.
York.

To the treasurer and barons of the exchequer. Whereas the king learns
that Alan de Eccleston owes him 12*l.* 10*s.* 0*d.* for a fine made with the
late king before Hervey de Staunton and his fellows, justices appointed to
make inquiry concerning divers trespasses in co. Lancaster, for certain
trespasses wherewith he was charged, and that he is unable to pay that sum
at present, the king orders the treasurer and barons to have consideration
of the lands, goods and chattels that Alan has at present, and to the
quantity of the aforesaid debt, and to cause it to be attermitted according
to their discretion and the form of the ordinance made in the late parliament
at Westminster concerning the attermition of such debts.

June 15.
York.

To William Trussel, escheator beyond Trent. Order to cause dower to
be assigned to Matilda, late the wife of Edmund de Plescy, tenant in chief,
upon her taking oath not to marry without the king's licence.

May 26.
York.

To William de Tatham. Order to deliver to John de Kynardeseye,
Michael de Meldon, and Elias de Stapelton, executors of the will of
Thomas, late earl of Lancaster, the wardships, marriages, and fermes, and
lands that were in the earl's hands, when his lands were taken into the late
king's hands by reason of his quarrel, by reason of the minority of heirs
in his custody, and the bodies of such heirs, and all issues from the said
lands for the time when William had the custody of the lands by the late
king's commission, and the arrears of fermes and lands for which answer was
not made to the late king, and the earl's goods and chattels in his custody,
for the execution of the earl's will, in accordance with the agreement in

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Membrane 22—cont.

parliament that those who were of the earl's quarrel shall have their lands again, and the issues and arrears of fermes, etc., and goods and chattels.

The like to Bertrand Mountbochier.

To Gilbert de Suthworth, late sheriff of Lancaster. Order to deliver to the aforesaid executors all the money levied by him of the debts due to the said earl for the late king's use by reason of the quarrel aforesaid, for which answer has not been made to the late king, and all goods and chattels of the earl still in his custody, of the time when he was the late king's sheriff in that county.

To Simon de Grymesby, escheator this side Trent. Order not to intermeddle further with a cottage in Ravenserod, as the king learns by inquisition taken by the escheator that Matilda Morkel held it on the day of her death of the king in chief as of the honour of Albemarle, which is in the hands of Queen Isabella, by the service of 6d. yearly for all service, and that Cicely, Nicholaa, and Constance, daughters of Isabella Morkel, Matilda's sister, are her next heirs and of full age.

June 17.
York.

To the sheriff of Wilts. Order to cause thirty oaks to be felled in the forest of Bocholte and carried to Ambresbury every year, for the use of Mary, a nun of Fontevrault, the king's aunt, staying at Ambresbury, for so long as she shall stay there, out of the issues of his bailiwick, in accordance with the grant of Edward I., her father, of twenty oaks from that forest for her fire in her chamber so long as she should stay at Ambresbury, and of ten oaks in addition for the same purpose, the said king having granted that the sheriff of Wilts for the time being should cause the oaks to be felled and carried to Ambresbury.

To the same. Order to find carriage for ten tuns of wine yearly from Southampton to Ambresbury when required by the said Mary or any one on her behalf, in accordance with the late king's grant to her, in part payment of 100 marks that he had previously granted to her in aid of her maintenance, of ten tuns of wine yearly, by the hands of his butler or of him who supplies the butler's place in Southampton, out of his right prise in that port, to wit each tun of the value of 40s., for her life, and his grant that the sheriff of that county should find carriage for the same from Southampton to Ambresbury. The sheriff is also ordered to pay her the arrears of 20*l.* 13*s.* 4*d.* yearly, which the late king granted to her for life by the hands of the sheriff of that county, and to pay her that sum yearly henceforth out of the issues of that county.

June 16.
York.

To William Trussel, escheator beyond Trent. Order not to distract Elizabeth, abbess of Elinestowe, for fealty for the lands that she holds of the king, as she has done fealty to the king.

June 20.
York.

To the treasurer and barons of the exchequer. Order to allow to John de Tumby and Robert But, in their account of the custom of wool, hides, and wool-fells in the port of Boston, 200*l.* paid by them to Peter de Besatz, in execution of the king's order [*as at page 73 above*], as appears by Peter's letters of acquittance, which he has acknowledged in chancery in person.

June 25.
York.

To the chancellor of Ireland. Order to order the treasurer and chamberlains of the king's exchequer there, by writs of *liberate* under the king's seal, to pay to the Friars Minors of that land such alms as they were wont to receive in the late king's time, from the time of the king's accession.

The like in favour of the Friars Preachers.

1327.

Membrane 22—cont.

To William Trussel, escheator beyond Trent. Order not to distrain Ralph, abbot of Préaux, who dwells in parts beyond sea, for fealty for the lands that he holds of the king in England, as he has done fealty to the king.

The like in favour of the following:

Thomas de Grenham.

Matilda, late the wife of William de Lodelowe.

The abbess of St. Mary's, Winchester, for fealty, etc.

MEMBRANE 21.

June 27.

York.

To the treasurer and barons of the exchequer. Order to cause to be allowed to Gilbert de Suthworth, late sheriff of the late and present kings in co. Lancaster, in the arrears of his account, as much of his usual fee for the time of his office as they shall find has been allowed to other sheriffs of that county at the exchequer.

June 30.

York.

To Simon de Grymesby, escheator this side Trent. Order to cause a third of a messuage in York that belonged to William de Useburn of York to be assigned and delivered to Alice, late the wife of the said William, as the king has assigned the said third to her in dower, because he learns by inquisition taken by Henry le Scrop and Adam de Hoperton, in the presence of Edmund le Maryner, keeper of the messuage, that William enfeoffed the late king of the said messuage after his marriage with Alice, and that the messuage is now in the king's hands, and that Alice did not remit or quit-claim her dower of that messuage to anyone, and did not receive any lands from anyone in recompence for her dower, and that the messuage is worth 21*s.* yearly in all issues, and Alice has prayed the king to cause dower of the same to be assigned to her.

June 16.

York.

To John de Ros. Order not to intermeddle in any way with the goods and chattels or corn of Robert de Morby in the manor of Thuramnhall (*sic*), co. York, which manor belonged to Hugh le Despenser, the younger, and which the king committed to Robert on 7 February last, from Michaelmas preceding to Michaelmas next, when the king granted to him all his corn growing in the manor and all other goods and chattels therein, on condition that Robert should answer for the goods and chattels at the exchequer, and to permit Robert to dispose of the goods and chattels, and corn without impediment, as it was not the king's intention when he granted the manor to John for life on 20 March that John should intermeddle in any way with Robert's goods and chattels therein, or with the corn growing therein.

July 1.

York.

To William Trussel, escheator beyond Trent. Order to cause lands in the manor of Somerford Keynes to be assigned to Eleanor de Keynes, late the wife of Robert de Keynes, to the yearly value of 78*s.* 10*d.*, in addition to the third part of that manor assigned to her in dower, by virtue of the king's late order to assign and deliver to her a third of that manor and a third of the manor of Cheleworth, of the yearly value of 103*s.* 4*d.*, and a third of 10 marks of yearly rent in Piryon and Cheleworth, as the king assigned the manor of Cheleworth and the rent to Queen Isabella for life before the said order could be executed, and he wills that lands to the above value in the manor of Somerford shall be assigned to Eleanor in lieu of the third of the manor of Cheleworth and of the rent aforesaid. By C.

July 3.

York.

To the treasurer and chamberlains. Whereas it is found by certificate made by the treasurer and barons of the exchequer that, in the 469 sacks and 5 nails of wool of divers persons noted in an indenture (*dividenda*) made of the wool and hides taken in the city of London into the hands of

1327.

Membrane 21—cont.

Edward I., in the 25th year of his reign, between R. de Sandwico, J. le Bretun, H. le Spigurnel, J. de Bauquell, and J. de Certes[eia], appointed by the said king to take wool and hides in the said city, on the one part, and John atte Gate, Paulinus le Boteler, Jordan Box, Peter Bush, Fulk de Sancto Edmundo, William de Wulchirchaw, Walter Box, and William le Fullere, sworn and appointed to weigh and appraise the said wool and hides, [of the other part], which indenture was delivered at the said king's exchequer by the aforesaid R. de Sandwyco, J. le Bretun, H. Spigurnel, J. de Bauquell, and J. de Certes[eia], there were contained 13 sacks and 2 nails of wool in four parcels, price 43*l.* 9*s.* 0*d.*, received from Paul le Boteler, and of the wool contained in the indenture aforesaid Adam de Rokesale and John de Cantuaria, then collectors of the said king's custom of wool in the port of London, answered, in their account of the 25th year of the reign, to the said king, after tronage and weighing of the same wool, for 467 sacks and 31 nails of wool received from Adam de Fulham and Thomas de Suff[olk], then sheriffs of London, taken by divers sheriffs and delivered to the collectors by the aforesaid sheriffs, and that it is not found anywhere at the exchequer that Paul has been satisfied for the said wool; wherefore he has prayed the king to cause due payment to be made to him for the same: the king therefore orders the treasurer and chamberlains to pay the aforesaid 43*l.* 9*s.* 0*d.* for the wool aforesaid to Paul, or to cause due satisfaction or assignment therefor to be made to him.

By pet. of C. remaining in the exchequer.

June 29.
York.

To the treasurer and barons of the exchequer. Order to cause Simon de Swanlond, merchant of London, to be discharged of all sums exacted from him by reason of any grants or subsidies made to the late king after 16 May, in the third year of his reign, when the said king granted to him that he should be quit for life of all prises, tallages, aids, watches, and contributions whatsoever in London and elsewhere in the realm, saving to the said king his due and accustomed prises, and the present king on 14 May last, accepted the aforesaid grant, and in addition granted to Simon, for his good service, that if the goods of the citizens of London or of others of the community of the realm shall be taxed to tenths or other quotas by reason of any grant to the king, Simon's goods in the city or elsewhere shall not be taxed thereto, and that nothing shall be levied from them for the king's use, but that Simon shall be wholly quit thereof for his life.

By K. and pet. of C.

July 1.
York.

To the treasurer and barons of the exchequer. Whereas the king is given to understand that divers men, natives and aliens, bring into the realm a certain money counterfeit to the sterling, weighing less and having the same circumscriptio, and that they use the said money commonly in the realm; the king orders the treasurer and barons to cause such remedy to be applied for this deception as shall seem fitting to their discretion.

To Simon de Grymesby, escheator this side Trent. Order not to intermeddle further with a cottage in Raveneserod, which the king lately ordered him not to intermeddle with because it was found by inquisition taken by the escheator that Matilda Morkel held the cottage on the day of her death of the king as of the honour of Albemarle, which honour is in the hands of Queen Isabella, by the service of 6*d.* yearly for all service, by which inquisition it was found that Cicely, Nicholaa, and Constance, daughters of Isabella Morkel, Matilda's sister, are her nearest heirs and are of full age, as the escheator has signified to the king that Thomas de Burgh, then the late king's escheator, at the time of Simon's substitution in the office, delivered to Simon by indenture the said cottage, asserting that it was in the late king's hands after the death of John Morkel, a bastard, who held it of the late king in chief as of the aforesaid honour, and that Simon found

1327.

Membrane 21—cont.

by inquisition that John enfeoffed Matilda of the cottage ten years before his death, and that she was seised thereof by virtue of this feoffment, and continued her seisin peacefully until her death, and that the aforesaid Cicely, Nicholaa, and Constance are Matilda's next heirs and are of full age, and that the cottage is in the king's hands by John's death.

July 1. To the sheriff of Norfolk. Order to cause two coroners for that county to be elected in place of John Peremont of Norwich and William de Wychyngham of Norwich, who are insufficiently qualified.

July 4. To Richard de la Pole, the king's butler. Order to cause 300 tuns of wine to be bought and purveyed for the expenses of the king's household and army for Scotland, and to cause them to be carried to the king with all speed. By bill of the treasurer.

July 5. To the treasurer and barons of the exchequer. Order to cause Matilda, late the wife of Robert de Rithre, to whom the king committed the custody of two parts of Robert's lands, in his hands by reason of the heir's minority, of the extent of the manor of Scarthecroft, charging her with the extent of the manor of Rithre, as the king lately ordered Simon de Grymnesby, escheator this side Trent, not to intermeddle further with the manor of Scarthecroft and to restore the issues thereof, retaining in the king's hands the manor of Rithre, because it was found by inquisition taken by the escheator that the said Robert held at his death the manor of Rithre of the late king as of the honour of Pontefract, and that he held the manor of Scarthecroft of John de Rithre by the service of a quarter of a knight's fee, and that William, son of the said Robert, is his next heir and is aged twelve years.

July 12. To Adam de Stirkelond, late keeper of the manors of Hathelseye, Tempelhirst, and Berlaye. Order to deliver to William de la Pole by indenture all the money levied from the said manors in Adam's hands, in part payment of a sum of money due to William from the king by letters patent.

By bill of the treasurer.

July 14. To the sheriff of York. Order to cause 33*l.* 5*s.* 4*d.* to be paid to John de Ebor[aco], if that sum have not been paid to him, which he expended out of his own money in divers provisions made for the maintenance of John de Hanon[ia] and his men now in the king's service, for which he has not obtained payment, as the king learns. By letter of the queen.

July 2. To James Beauflour and his fellows, late fermors of the custom of 2*s.* on every tun of wine brought into the realm. As it appeared to the king by inspection of the rolls of chancery that the late king, on 1 May, in the 19th year of his reign, took strange merchants into his protection, willing that they should come into the realm safely and securely with their merchandise, and it also appeared by the certificate of the bailiffs of Southampton that Geoffrey Giles, Isrannus de Seint Luas, Raymund Baret, Bartholomew Patris, and John Feneratour,* merchants of Rabastenx, were arrested with 143 tuns and 13 pipes of wine on Sunday before the Translation of St. Thomas the Martyr, in the aforesaid year, which was before the proclamation that merchants of the power of the king of France should not come into England except at their peril, the king ordered the said bailiffs to cause the merchants aforesaid and the 143 tuns and 13 pipes of wine and their debts to be released from arrest, and to cause the wine or its price to be delivered to them; and afterwards, learning from the said merchants that although the bailiffs had delivered to them 124 tuns and 9 pipes of the said wine by virtue of the aforesaid order, they nevertheless deferred delivering the remaining 19 tuns and 4 pipes, the king again ordered the

* In their petition they are called Gaillard Giles, Isarn de Saint Bas, Remon Barot, Bartholomen Patrys, and Johan Feratier.

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Membrane 21—cont.

bailiffs to deliver the remainder of the wine or its price to the said merchants, and if the said 19 tuns and 4 pipes had come to the hands of others, so that they could not satisfy the merchants therefor, they were to certify the king to whose hands the wine had come, and for what reason, etc., and how much the 19 tuns and 4 pipes were worth at the time of the arrest; and the bailiffs have now returned that of the 19 tuns and 4 pipes that remained in the custody of John de Vaus, late bailiff of that town, the said John had delivered to divers men 17 tuns and one pipe by virtue of divers writs of the late king under his privy seal, the transcripts whereof the bailiffs sent to the king with their return, and that each of the tuns was worth 4 marks at the time of the arrest, and the merchants have prayed the king to allow them 25*l.* 7*s.* 0*d.*, due from them to the king for the aforesaid custom, to wit for 247 tuns and 13 pipes of wine brought into the realm by them, in the money in arrear to them for the 17 tuns and 1 pipe aforesaid: the king therefore orders the said James and his fellows to permit the said merchants to be quit of the said 25*l.* 7*s.* 0*d.* for the custom aforesaid, and not to molest or aggrieve them by the arrest of their bodies or goods or otherwise for this reason. The king has ordered the treasurer and barons of the exchequer to cause the aforesaid 25*l.* 7*s.* 0*d.* to be allowed to James and his fellows in their ferm. By pet. of C. [10389].

To the treasurer and barons of the exchequer. Order to cause the aforesaid 25*l.* 7*s.* 0*d.* to be allowed to the said James and his fellows in their ferm of the custom.

July 12.
Topcliffe.

To the treasurer and barons of the exchequer. Order to allow to John Lestraunge, son and heir of Fulk Lestraunge, tenant in chief of the late king, in the debts due from him to the exchequer for the custody of the lands of his inheritance, lately in the late king's hands, and for his marriage, which were granted to him by the late king, 90*l.* for timber felled by the late king in John's wood of Chalkton when John's lands were in the late king's hands by reason of his minority, as John has besought the king to cause allowance to be made to him as above, because it was found by an inquisition taken by the sheriff of Southampton and the prior of Suthwyk, by the king's order in response to John's petition, that the late king caused 134 oak-trees of the best (*de electo*) of the aforesaid wood to be felled, to John's damage of 90*l.*, and that he caused them to be carried to Porchester castle. By K.

July 1.
York.

To William Trussel, escheator beyond Trent. Order to amove the king's hand from a messuage and a carucate of land in Alford, and to restore the issues thereof to the prior of St. Katherine's without Lincoln, as the king learns by inquisition taken by Matthew Broun, late escheator in co. Lincoln, that the prior acquired the messuage and land to him and his house from Gilbert de Riggessby long before the publication of the statute of mortmain, which messuage and land the escheator of that time took into the late king's hands, pretending that the prior had acquired them to him and his successors from Walter de Skreyngham after the publication of the said statute without licence from the late king or any of his progenitors, and they are still in the king's hands for this reason.

July 14.
Northallerton.

To Richard Damory, justice of Chester, or to him who supplies his place. Order to cause Richard Brune, late mayor of Chester, whom he has lately arrested, to be kept safely in the king's prison, so that he be not delivered thence in any wise until the king have otherwise ordained and the justice have special order from the king.

MEMBRANE 20.

July 8.
Topcliffe.

To Simon le Chaumberleyn, late sheriff of Lincoln. Order to satisfy Ebulo Lestraunge and Alesia his wife, daughter and heiress of Henry de Lacy,

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Membrane 20—cont.

earl of Lincoln, for the arrears of 20*l.* yearly for the time when Simon was the late king's sheriff of the said county, and to pay them that sum yearly for so long as he shall be sheriff, as the late king, on 20 September, in the 16th year of his reign, ordered Simon to cause Alesia to have the court of the fee of La Haye, the bailey before the gate of Lincoln castle, and 20*l.* for the third penny of the county of Lincoln, and the king learns that Simon has deferred paying the said 20*l.* to Alesia after the aforesaid date, although he has delivered to her the court and bailey aforesaid.

To the sheriff of Lincoln. Like order.

July 6.
York.

To the mayor, bailiffs, and whole community of the town of Oxford. Order not to presume to attempt anything to the prejudice of the right of the king or of his mother concerning the honour of St. Valery, by pretext of any liberties granted to them by the king, which liberties, if they may prejudice him or his mother, he decrees have been granted without his full knowledge (*preter concienciam*), as the king is given to understand that they, by pretext of certain liberties newly granted to them by the king, have usurped certain things pertaining to the said honour, which the king's progenitors used to have and receive when the honour was in their hands, and which his mother has hitherto been wont to have and receive from the time when the honour was assigned to her for life in dower. If they do otherwise, the king will punish them.

By p.s.

[*Fædera.*]

July 5.
Aldwark.

To the treasurer and barons of the exchequer. Order to compel all keepers, fermors, and bailiffs of the castles, honours, manors, etc., that the king has granted and assigned to his mother to make their proffers of the issues and ferms of the same at her exchequer at Westminster twice a year, in the same way as proffers are made by the king's bailiffs at his exchequer.

By p.s.

To the same. Order to permit the king's mother to receive the yearly ferms granted to her by the king on 1 February last due for Easter term last in full, and to cause the ferms to be allowed to the fermors for that term, as the king is given to understand that they hinder her receiving the entire ferms for Easter term last, making allowance to the fermors only for the proportion of the same between 1 February and Easter.

By p.s.

July 1.
York.

To Geoffrey le Scrop and his fellows, justices to hold pleas before the king. Order to cause the recognisance for 60*l.* lately made before them by William le Skynnere of Shrewsbury to Master Robert Baldok, archdeacon of Middlesex, deceased, to be withdrawn and cancelled, as the king has caused all Robert's goods and chattels to be taken into his hands as forfeited, and has caused the aforesaid sum to be assigned to his clerks of chancery for their robes due from Robert for the winter season last past, and for other things that Robert ought to have paid (*fecisse*) to them for the time when he was the late king's chancellor, and the sheriff of Salop has levied the aforesaid sum by the king's order and has paid it to the king in chancery.

July 13.
Topcliffe.

To William Trussel, escheator beyond Trent. Order not to distrain the abbot of Lilleshull for his fealty for the lands that he holds of the king, as he has done fealty to the king.

The like to Simon de Grymesby, escheator this side Trent.

To Geoffrey le Scrop and his fellows, justices to hold pleas before the king. Order to cause the recognisance for 120*l.* made by Philip Aubyn, Roger de Ingepenne, Ralph de Mallynges, Adam de Cheriton, Thomas de Holputte, Ralph Fraunceys, Nicholas Lindraper, Robert le Ismongere, Nicholas de Exonia, John Gabriel, and William son of Edward le Draper, citizens of Winchester, to the late king and Stephen de Abyndon, then his

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Membrane 20—cont.

butler, for 43 tuns of wine in Porcestre castle that they were compelled to buy against their will by Hugh le Despenser, the younger, Master Robert de Baldok, and Robert de Holden, as the king has pardoned them 97*l.* 10*s.* 0*d.* and the treasurer and barons of the exchequer have certified that they have paid the remaining 31*l.* 10*s.* 0*d.*, the value of the said wines, into the exchequer.

By K. and pet. of C. [10408].

July 1.
York.

To the treasurer and barons of the exchequer. Order to cause John de Crumbwell, the late king's keeper of the Forest this side Trent, to have allowance in his account at the exchequer for divers sums of the issues of the forest of Inglewode delivered by him to Andrew de Harcla, to whom the late king granted all the issues of the said forest until he should be satisfied for 1,762*l.* 2*s.* 11*d.*, due to him from the late king, as John has complained to the king that the treasurer and barons defer allowing him the sums paid by him, as appears by indentures, to Andrew by virtue of the late king's writ to pay all the issues of the forest to Andrew.

July 11.
Topcliffe.

To the same. Order to permit Walter de Istelep to pay the 28*l.* due from him for the arrears of his account of the time when he was the late king's treasurer in Ireland at the rate of 100*s.* yearly, and to cause these terms to be enrolled.

By K.

July 15.
Durham.

To Roger de Mortuo Mari, keeper of Bernard's Castle, and of other lands in the liberty of the bishopric of Durham that belonged to Guy de Bello Campo, sometime earl of Warwick, or to him who supplies his place. Order to amove the king's hand from everything that is in the king's hands by reason of royal jurisdiction and that is in his custody, and to amove any king's ministers administering in the royal office within the liberty aforesaid, and not to intermeddle therewith contrary to the decision and agreement made by the king and his council in the late parliament, made in response to the petition of Lewis, bishop of Durham, containing that whereas in the said parliament forfeitures of war were adjudged to him as the right of his church, and were adjudged to his predecessor in other parliaments, and hereupon the king's writs were made to the keepers of forfeited lands within the bishop's royal liberty to remove the king's hand therefrom, and the said castle, the manor of Geynesford, and other lands that belonged to the aforesaid earl, and Hert and Herernes, which belonged to Roger de Clifford, which castle, manors, and lands were forfeited at another time by John de Balliol and Robert de Brus and are within the liberty aforesaid, are detained in the king's hands as if the king could use his prerogative within the liberty aforesaid as he can elsewhere within the realm, which prerogative pertains to the bishop within the liberty aforesaid, as he says, wherefore he has prayed the king to order his keepers of the lands aforesaid to remove the royal hand from the lands aforesaid as from other lands, and to permit the bishop to use and enjoy his liberty aforesaid, where the king's writ ought not of right to run, and where the king ought not to seise lands.

By pet. of C.

[*Fædera.*]

The like to Robert de Clifford, keeper of the manors of Hert and Herernes, which belonged to Roger de Clifford, tenant in chief of the late king, or to him who supplies his place.

By pet. of C.

[*Ibid.*]

July 8.
Topcliffe.

To the treasurer and barons of the exchequer. Whereas the late king, by reason of certain falsities in the account of Alexander de Bykenore, archbishop of Dublin, rendered at the exchequer, for the time when he was treasurer of Ireland, caused the temporalities of the archbishopric and the archbishop's goods and chattels and debts to be taken into his hands by consideration of his court, and the king now understands that the archbishop

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Membrane 20—cont.

has entered the temporalities and has occupied the goods and chattels aforesaid; the king orders the treasurer and barons to search the rolls and memoranda of the exchequer concerning the premises, and to certify him of what they find, as he wishes to know whether any order to restore the temporalities, goods and chattels to the archbishop emanated from the late king or from him under the exchequer seal. As he is given to understand that, notwithstanding the falsities found in the said account, such as in false writs and forged letters of acquittance, and divers other concealments whereof certain persons were convicted at the exchequer, they intend to allow the writs and false letters of acquittance to the archbishop in his account, and not to charge the said concealments in any way; the king orders them to have consideration of the things that were done at the exchequer before the late king and his council concerning the premises, and to conduct themselves so carefully in the premises that the judgment rendered in this matter upon another occasion may not be weakened in any way without the king being consulted.

By K. & C.

To the treasurer and chamberlains of the exchequer of Dublin. Order to cause all the money in the treasury in their custody, both of the issues of Ireland and the issues of the archbishopric of Dublin, and from the tenth for two years, to be kept safely without diminution, in order to provide therewith victuals at the king's order for the Scotch expedition and for the defence of that land against attacks of the Irish, who, the king understands, endeavour from day to day to destroy and waste the lands of the king and of his subjects there. The treasurer is ordered to cause all money due to the king to be levied with all possible speed, and to cause it to be kept safely in the treasury for his use until further orders.

By K. & C.

July 12.
Topcliffe.

To the same. Order to have advisement with Thomas fitz Johan, justiciary of Ireland, brother John Utlagh, the chancellor, and Nicholas Fastolf, the chief justice of the Bench, concerning the repulse of the Irish rebels, who waste the lands of the king and his subjects in Ireland from day to day, and to apply by their advice such remedy for the defence of the king's lands out of the money in the treasury arising from the issues of the archbishopric of Dublin, and from other issues of that land, if need be, as shall seem fit for the preservation of the king's honour and the defence of his subjects and lands; provided always that as much as possible be reserved of the issues for the expedition of the Scotch war.

By K. & C.

[*Fædera.*]

To Richard de Betoyn, mayor of the city of London, escheator of the same. Order to deliver to Roger de Mortuo Mari of Wyggemore all the lands that are in the king's hands and in the escheator's custody by reason of the minority of the heir of Nicholas Daudele, tenant in chief of the late king, and the issues received therefrom since 15 February last, when the king granted the custody of the lands of the heir to Roger during the heir's minority.

June 16.
York.

To the treasurer and barons of the exchequer. Order to discharge Sigreda, late the wife of Richard de Berlay, of 4*l.* 5*s.* 0*d.* yearly, and of the arrears of the same, which sum she was bound to pay for the excess of her dower, the late king having, on 12 May, in the 17th year of his reign, assigned to her certain lands in Eskrik, which had then been taken into the said king's hands by the death of Roger Damori, for her dower of the manor of Berlay, from the time when Elizabeth de Burgo, late the wife of the said Roger, entered the said lands, as Sigreda has given the king to understand that the treasurer and barons charge her with the above sum as if she held the said lands, although they have been delivered to Elizabeth by the king because Roger was of the quarrel of Thomas, late earl of Lancaster, and the

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Membrane 20—cont.

lands came to the late king's hands by reason of that quarrel, wherefore she has prayed the king to provide a remedy.

July 20.
Tudhoe.

To William Trussel, escheator beyond Trent. Order not to intermeddle further with the lands that Walter, bishop of Exeter, held at his death in co. Surrey, and to restore the issues thereof, as the king learns by inquisition taken by the escheator that Walter held no lands in chief of the king in his demesne as of fee on the day of his death in that county, but that he held certain lands at La Stepele in Shire, in the same county, for life, by the demise of Roger de Berners, and that the tenements are held of James le Botiller by the service of 7d. yearly and by suit of court at James's manor of Shire from three weeks to three weeks.

July 1.
York.

To the mayor and sheriffs of London. Order to take Stephen de Donheved, and to cause him to be kept safely in prison, so that he be not delivered thence without the king's special order.

MEMBRANE 19.July 12.
Topcliffe.

To Geoffrey le Scrop and his fellows, justices to hold pleas before the king. Whereas King John by his charter, which the king has inspected, disafforested the whole forest of Whervedale from all things pertaining to a forest and foresters, and ordered that the whole of the forest and the men dwelling within it should be disafforested for ever from him and his heirs, and that they should be quit and absolved from all things pertaining to a forest or foresters, and the king—upon learning from the men and tenants in Whervedale, by their petition before him and his council, that the country of Whervedale was disafforested by the said charter, and that the constable of Queen Isabella's castle of Knaresburgh and keeper of her forest there have exacted piture from the said men and tenants by reason of their lands in Whervedale as if they had been within the forest of Knaresburgh, and have distrained them for this reason, and have impeded them so that they cannot fell in their woods, assort their soil there, or otherwise make their profit of their woods and soil, and have amerced the men felling in the said woods, levying the amercements for the said queen's use, and inflicting other oppressions and grievances upon them daily—ordered the said constable and keeper to desist from inflicting such exactions, distrains, and grievances upon the said men and tenants, and to cause their foresters to desist, and to permit the men and tenants to make their profit of the woods and soil aforesaid at their will without hindrance, and not to intermeddle with anything pertaining to a forest and foresters in Whervedale, contrary to the charter aforesaid, or to be before the king in the octaves of Midsummer last to shew cause why they (*sic*) had not obeyed his orders; and it is now shewn to the king, on the part of William, archbishop of York, the abbot of Fountains, the prior of Boulton, Robert de Insula, and Robert de Sancto Audoeno, men and tenants of Whervedale, that although the constable and keeper at the said day answered in person before the king that he (*sic*) had made no exactions, distrains, or grievances, etc., upon the men and tenants in any wise contrary to the charter aforesaid, but had continued the seisin of the late king and of his progenitors and of other lords of Knaresburgh of their free chace in Whervedale and of the charges incumbent upon the said chace, both for the keepers of the chace and for other charges pertaining to the chace, in the same manner as the late king and his progenitors and other lords of that honour had been wont by reason of their free chace in Whervedale, and not by reason of the forest, from time out of mind; and although the said archbishop, abbot, prior, Robert

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and Robert came before the king on the said day, and asserted that the king's said progenitor first afforested a part of the country of Whervedale, and held that part in the forest for some time, and that he afterwards disafforested that part by his charter, and that before his time there was never a free chace or forest there, and that after he had disafforested the said part there was no free chace or forest there, and that no exactions or extortions were made upon the men and tenants there by reason of the free chace or forest, until one William de Irreby, sometime constable of that castle, in the time of Henry III., to wit in the 28th year of his reign, first exacted and extorted, of his own deed and wrong, puture from the men and tenants of Whervedale by reason of their lands and tenements in Whervedale, and distrained them, and hindered them from felling in their woods there, assarting their soil, and making their profit of the woods and soil, and that these exactions and extortions were continued by the constable and ministers of the castle until the present king ordered them to desist, as is aforesaid, and that there was never before the time of the king's said progenitor a free chace or forest there, and that no exactions or extortions were made upon the said men and tenants by reason of a chace or forest in any other way than is above said, and they offered to verify the premises in the ways and manners that the court shall consider, nevertheless the aforesaid justices have deferred proceeding to the final discussion of the matter aforesaid; wherefore they have prayed the king to provide a remedy: the king therefore orders the justices to proceed in the matter aforesaid, and to cause to be done therein what ought to be done of right and according to the law and custom of the realm.

July 16.
Durham.

To Thomas Deyvill. Order to deliver to John de Rithere the issues received by him from the manor of Scarthecroft, during the time when he had the custody thereof, for which answer has not been made to the king or to his father, according to the ordinance made in the parliament at Westminster, as the manor was taken into the late king's hands by reason of the quarrel of Thomas, late earl of Lancaster, the king having lately ordered Simon de Grymesby, escheator this side Trent, not to intermeddle further with the said manor, which was held of the said John by Robert de Rithere, deceased.

July 12.
Topcliffe.

To the sheriff of York. Order to cause a verderer for the forest of Galtres to be chosen in place of Hugh Grynel, whom the king has caused to be amoved from office because he is insufficiently qualified.

July 13.
Topcliffe.

To the treasurer and barons of the exchequer. Whereas Thomas de Byndon, Richard Forst', John de Roude, John Flemyn, the elder, Henry de Lyme, Thomas de Nesselng, John de Vaus of Southampton, Laurence de Mees, William le Betere, Henry Cole, Leodegarius de Burgoine, Michael Mone, Nicholas de Mondenard, Robert atte Barre, John le Taverner, John Forest[er], and Lucas Scut, burgesses of Southampton, on Tuesday before the Ascension, in the 18th year of the late king's reign, acknowledged before the said king that they owed to him and Stephen de Abyndon, then his butler, 90*l.*, to be paid at Easter next following, as appears by the tenor of the recognisance, which the king has caused to come before him in chancery; and the king, at the petition of the aforesaid men before him and his council in parliament—suggesting that they were compelled by Hugh le Despenser, the younger, Master Robert de Baldok, and Robert de Holden, in the late king's time, to come to Porcestre castle, and to stay there until they had bought 30 tunas of the late king's wines in the castle for 90*l.*, at which they were, it is said, appraised, and until they had made a recognisance to the late king and to Stephen, and that the said wines were so putrid that they were worth little or nothing—appointed John de Tycheburn

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Membrane 19—cont.

and Ralph de Bereford to make inquisition by the oath of men of co. Southampton concerning the premises ; and it is found by the inquisition that the aforesaid men were compelled to come to the aforesaid castle and to buy the wine as is aforesaid, and that the wine was rotten and putrid, and that ten tuns of it were worth only 10*l.* and twenty tuns were worth only 10*l.* : the king has therefore pardoned the aforesaid men 70*l.* of the aforesaid 90*l.*, and orders the treasurer and barons to discharge them of the latter sum upon payment of 20*l.*, and to release any distraints made for his reason.

By K. and pet. of C.

July 18.
Durham.

To the collectors of the old and new custom in the port of Lenne. Order to pay 150*l.* out of the issues of the custom to Thomas de Usefete, clerk of the king's great wardrobe, towards the expenses of his office.

By bill of the treasurer.

The like to the collectors of the old and new custom at Ipswich to pay 150*l.* to Thomas.

By the same bill.

July 12.
Topcliffe.

To the treasurer and barons of the exchequer. Whereas amongst the manors granted by the king to Alesia, late the wife of Edmund, late earl of Arundel, in aid of the maintenance of herself and her boys, the king granted the manor of Berton, co. Southampton, as of the yearly value of 34*l.*, the manor of Stanvord, co. Berks, as of the yearly value of 130*l.*, the manor of Rotherisfeld, co. Sussex, as of the yearly value of 106*l.*, and he is given to understand on Alesia's behalf that the manor of Stanvord is in the seisin of Henry, earl of Lancaster, the manor of Rotherisfeld is in the seisin of Hugh Daudele, and the manor of Berton is of the inheritance of the heir of John de Berewyk, who is now of full age, and she has prayed the king to cause the value of the aforesaid manors to be assigned to her out of the manors, hundreds, and ferms contained in a schedule, which the king sends to them enclosed in the presents, and out of other manors, lands and rents in the king's hands : the king therefore orders the treasurer and barons to cause the value aforesaid to be assigned to her as above by letters patent under the exchequer seal, so conducting themselves in this behalf that renewed complaint may not come to the king, certifying the king of the manors, hundreds, lands, ferms, and rents assigned to her, and of the value thereof, so that the king may thereupon cause to be done what shall seem fit by his council.

By K. & C.

Memorandum, that the following manors, hundreds, and ferms were contained in the aforesaid schedule :

The manor of Lugwardyn, co. Hereford.

The manor of Cheping Norton, co. Oxford.

The manor of Henle, co. Surrey.

The ferm or the ferm of Edenestowe and of the hundred of Bassettlowe, co. Nottingham.

The hundreds of Goulaston and Gertre, co. Leicester.

The hundreds of Knitlowe and Kynton, co. Warwick.

July 12.
Topcliffe.

To the treasurer and chamberlains of the exchequer of Dublin. Order to pay to Thomas fitz Johan, justiciary of Ireland, his fee one quarter in advance, in aid of the expenses that it will be necessary for him to incur in the king's service against the Irish enemies, who daily invade the king's lands there.

By K. & C.

To Thomas fitz Johan, justiciary of Ireland. Whereas the king is given to understand that Richard de Clare held on the day of his death the castle of Boneret with the lands of Tothemond in fee-tail, and that the castle and land ought to remain to the king and his heirs, because Richard died without an heir of his body, wherefore the king has ordered the enrolment of the charters made by his progenitor to Richard's ancestor to be searched,

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Membrane 19—cont.

so that he may cause to be done what shall be right for him and for Richard's heirs; the king orders the justiciary to retain the castle and lands in the king's hands, notwithstanding any orders from the king or his father to deliver them to Richard's heirs, and to cause them to be kept safely until otherwise ordered, and to inform himself fully concerning the king's right herein, after deliberation with the chancellor, treasurer, and others of the king's council of those parts, by inquisitions and by other means, and to certify the king with all speed of such information, together with his advice in this behalf.

By K. & C

To the same. Order to cause, immediately upon sight hereof, all magnates and others having castles and lands in Ireland near the marches of the Irish enemies and rebels, or their bailiffs to be warned to cause their castles and lands to be so kept in strength against the attacks of the said enemies that damage or peril may not arise to the king or to them or to his subjects in that land through their default, and if they neglect to do so after being warned, the justiciary is to cause the castles and lands to be kept out of the issues of the same, as shall seem fit for the salvation of that land and as was usually done at another time, as the king understands how the Irish enemies and rebels have wasted and do waste his lands and the lands of divers magnates who have lands in Ireland and dwell in England, because sufficient resistance against them is not ordained by the said magnates.

By K. & C

[*Fœdera.*]

To the same. Whereas the king is given to understand that the archbishop of Dublin's castle of Keynyn, which is situate near the march of the Irish, wherein men-at-arms were wont to stay to restrain the attacks of the Irish when the temporalities of the archbishopric were in the late king's hands, was destroyed and thrown down through the default of the keepers thereof, whereby the Irish are encouraged to commit arson and other evils upon the king's people in those parts, and have now wasted divers of the king's lands there, and do waste the same from day to day; the king orders the justiciary to have advice with the chancellor, treasurer, and others of the king's council in those parts whom he shall think fit to convoke, and to cause inquisition to be made by the oath of men of those parts by whose default the castle was destroyed and thrown down, at what time, etc., and to compel those who shall be found guilty to repair the castle, as shall seem fit according to the law and custom of those parts, or to cause the castle to be repaired and amended out of the goods and chattels and the issues of their lands.

By K. & C.

July 24.
Tudhoe.

To William Trussel, escheator beyond Trent. Order to cause dower to be assigned to Sibyl, late the wife of John de Venuz, tenant in chief, upon her taking oath not to marry without the king's licence, in the presence of Edward de Sancto Johanne, to whom the king has committed the custody of John's lands during the minority of his heir, if he choose to attend.

July 23.
Tudhoe.

To the collectors of the custom of wool, hides, and wool-fells in the port of London. Order to pay to James Scutelaire 383*l.* 17*s.* 2*d.* out of the issues of the custom, which sum the king owes to him for cloth bought from him by Thomas de Ousflete, king's clerk, to make the king's livery (*liberacionem*) thereof.

By bill of the treasurer.

July 24.
Tudhoe.

To William Trussel, escheator beyond Trent. Order not to intermeddle further with the lands of William de Weylond, and to restore the issues thereof, as the king learns by inquisition taken by the escheator that he held no lands in chief of the king at his death by reason whereof the custody of his lands ought to pertain to the king.

1327.

July 24.
Auckland.July 25.
Tudhoe.*Membrane 19—cont.*

To the same. Order not to distrain the abbot of Thornay for fealty for the lands that he holds of the king, as he has done fealty to the king.

To the sheriff of York. Whereas the king, wishing to be certified of the cause of the taking and detention of brother Robert Palmer, monk, in the prison of the Marshalsea of his household, ordered the steward and marshal of the household to certify him concerning the same, and they have certified that Robert was taken at the suit of the earl of Warenne and by the king's special order on the information of Gregory de Castro, holding the place of marshal of England in the prison of the Marshalsea, and the king afterwards learning by the earl's testimony that Robert is indicted of divers felonies and robberies in co. Norfolk before Thomas Bardolf and his fellows, keepers of the peace in that county, and wishing to put the indictment into effect, ordered the steward and marshals to cause Robert to be brought to York castle under safe convoy, there to be delivered to the said sheriff, by reason whereof the steward and marshals delivered him to the sheriff at that castle: the king, wishing to aid Robert because he is of good repute, orders the sheriff to cause him to be released upon his finding mainpernors to have him before the king in the octaves of Michaelmas next to stand to right concerning the said indictments.

*MEMBRANE 18.*July 18.
Durham.

To Peter Foun. Order to bring to the chancery for cancellation the king's letters patent whereby he committed to Peter, for a fine of 100 marks, the custody of the lands that belonged to Robert de Wolryngton, tenant in chief of the late king, in the king's hands by reason of the minority of Elizabeth, Eleanor, Isabella, and Alice, his daughters and heiresses, during their minority with their marriages, as the king has caused the commission to be revoked, because he was deceived (*circumventi*) in demising the custody, as appears clearly to him.

By C.

July 17.
Durham.

To Richard de la Pole, the king's butler, or to him who supplies his place in the port of Kyngeston-on-Hull. Whereas the king frequently ordered him to amove the king's hand from the prises of W. archbishop of York in the port of Hull, and to permit the archbishop to have the same prises without impediment (*for the reasons given at page 51 above*), and he has done nothing in the matter, wherefore the king again ordered him to amove his hand from the said prises, or to be before the king in the octaves of Holy Trinity last to shew why he contemned the king's orders aforesaid; at which day he came before the king, and asserted, on the king's behalf, that he was prepared to shew by divers reasons that the prises of wines in the said port pertain to the king as of the right of his crown and not to the archbishop; to which the archbishop alleged before the king that Richard had day before the king only to answer to the king for the contempt aforesaid, adding that the consideration by reason whereof the king's order was issued had been agreed upon in parliament, and that it ought not to be revoked elsewhere than in parliament, and that he ought not to answer to the king concerning his right to the said writ in this behalf until he should be replaced in possession of the prises according to the form of the consideration; and the king afterwards ordered Geoffrey le Scrop and his fellows, justices to hold pleas before him, by writ of privy seal to be so advised in proceeding in this matter that nothing should be done to the king's prejudice or the disinheriance of his crown, and that if there were any doubt, they should shew it before the king and his council, so that the king, being fully informed concerning his right in this matter, may proceed the more advisedly and securely to the final discussion of this matter; and the justices brought before the king the record and process of the matter

1327.

Membrane 18—cont.

had before them, which the king delivered to J. bishop of Ely, his chancellor, ordering him to convoke all the king's council in chancery, and there, after the record and process have been recited, to do justice further in the matter; and afterwards the archbishop and Richard came before the chancellor and H. bishop of Lincoln, the treasurer, and the justices and others of the council assembled in chancery, and, after the record and process had been recited, Richard said as before that the prises pertain to the king as the right of his crown, and not to the archbishop, adding that manifest errors had intervened in the record and process had in parliament, to which the archbishop answered as before that Richard had day only to answer to the king for contempt, asserting that he ought not to answer to any reasons concerning his right to the prises or to any errors that there may be until he be placed in possession of the prises aforesaid by virtue of the said consideration, wherein the king's right is saved in all things, and that it may not be determined by warrant of the said writ to Richard: as the consideration was made in parliament, from which consideration emanated the writ to Richard to make execution, and because Richard had day only to answer to the king for his contempt, and the king's right is saved both in the consideration and in the writ, and it cannot be determined by this writ, and it is not consonant with right or reason that the archbishop should answer to the king upon his right in the premises before he be placed in possession of the aforesaid prises in the same manner as was considered in the parliament aforesaid, saving always the king's right, it seems to the whole council that the making of execution according to the consideration is not to be superseded in this behalf, the king now orders Richard to remove his hands from the prises, and to permit the archbishop to have them without hindrance, according to the tenor of the king's orders aforesaid, saving the king's right in all things. He is informed that he is grievously amerced for not executing the king's orders aforesaid, and that the king will punish him if he do not execute this order fully.

[*Fædera.*]

By K. & C.

July 26.
Tudhoe.

To the mayor and sheriffs of London. The king understands from the frequent complaint of divers men that many malefactors and disturbers of the peace in that city binding themselves together lie in wait for the justices and servants of the king's Bench, the barons and clerks of the exchequer, and other subjects of the king coming to the city and dwelling there, and wander about the city by day and night in armed force, beating, wounding, and maiming certain of the king's subjects for pay at the procurement of others, taking, imprisoning, and maltreating certain others, extorting from them, under threats of death, grievous and intolerable ransoms, and perpetrating divers homicides, robberies, and thefts, and other evil-deeds daily, in contempt of the king's peace, etc., and although he has frequently ordered the mayor and sheriffs to provide a remedy and to make due punishment of the malefactors, as pertains to them, they have not yet done anything, wherefore it is feared that more grievous evils and perils may arise to the king and his people unless a remedy be quickly provided: the king therefore orders the mayor and sheriffs to cause inquisitions to be made by the oath of men of the city and suburbs concerning the names of such malefactors and their evil deeds without delay, laying aside all excuses, and to cause all those found guilty by the said inquisitions to be taken and kept safely in prison until the king shall make further order. They are enjoined to cause these things to be done and fulfilled, as they tender the honour of the king and of themselves and the quiet of the king's people and the city, and as they wish to save themselves harmless, with all possible diligence and speed, so bearing themselves that the king may not have to apply his hand otherwise through their default or negligence.

[*Fædera.*]

1327.

July 24.
Auckland.

To the sheriff of Nottingham. Order to cause a coroner for that county to be elected in place of Robert Jorz, who is attending to divers affairs of certain magnates outside the county, so that he cannot execute the duties of the office.

July 24.
Haydon.

To the collectors of the custom of wool, hides, and wool-fells in the port of London. Order to pay to James Scutlaire 97l. 10s. Od., which the king received from him as a loan by the hands of H. bishop of Lincoln, his treasurer.

July 27.
Haydon.

To the treasurer and barons of the exchequer. Order to account with J. bishop of Ely, whom the king lately sent to parts beyond sea, for the money received by him towards his expenses, and to allow him as much for each day as was ordained upon his return by the king and his council, certifying the king if any money be due to the bishop in this behalf. By K.

July 27.
Haydon.

To William Trussel, escheator beyond Trent. Order to cause John de Moubrey, son and heir of John de Moubrey, tenant in chief of the late king, to have seisin of the lands whereof his father was seized in his demesne as of fee, excepting lands that belonged to the Templars, as the king has taken his homage and rendered to him his father's lands, although he is not yet of age, in consideration of the services of his ancestors to the king's progenitors and of the services that the king believes he will render to him in the future. By p.s.

The like to Simon de Grymmeshy, escheator this side Trent.

By the same writ.

July 24.
Haydon.

To William Trussel, escheator beyond Trent. Order not to intermeddle further with the lands of Gilbert de Ryston, and to restore the issues thereof, as it is found by an inquisition taken by John de Blomvill, the late king's escheator in cos. Norfolk, Suffolk, Cambridge, Huntingdon, Essex, and Hertford, that Gilbert at his death held no lands in chief of the late king by reason whereof the custody of his lands ought to pertain to the king.

MEMBRANE 17.

July 24.
Haydon.

To the treasurer and barons of the exchequer. Order to cause allowance to be made to Simon de Grymesby, escheator this side Trent, in his account of the issues of the manor of Hilderskelf and certain lands in Gamelesthorp, for 6l. 7s. 9d. paid by him to Thomas de Bolton, knight, in execution of the late king's order, of December 30, in the 20th year of his reign, to pay to him the arrears of 20 marks, two robes, and a saddle suitable for a knight yearly for the time that Simon had been escheator, because it was found by an inquisition concerning the lands of Ralph, late baron of Craistok, that the manor and lands are charged to Thomas with the said 20 marks, robes, and saddle yearly.

To the same. Order to cause allowance to be made to the said Simon for 8 marks, for the terms of Martinmas and Whitsuntide last, paid by him to Ralph de Hastynges, in execution of the king's order of 31 May last to pay to him the arrears of 8 marks yearly from the manor of Thorpbasset from the time of the escheator's appointment.

July 26.
Haydon.

To the same. Order to make an assignment upon the custom of wool, hides, and wool-fells in the port of London to Laurence le Botoner, Roger de Netlestede, and John de Assheford, executors of the will of Robert Person, citizen and skinner of London, for 231l. 0s. 7d. for fur-lining (*pelura*) delivered by Robert to Ralph de Stokes, clerk of the late king's great wardrobe, for which the king lately ordered the treasurer and barons to cause assignment to be made upon the said custom to Robert, as the executors have given the king to understand that Robert died before he had assignment or payment.

1327.

June 3.
York.*Membrane 17—cont.*

To Otto de Grandisono, keeper of the islands of Gernereye, Jerezey, Sérk, and Aureneye, or to him who supplies his place. Order to deliver to Nicholaa, abbess of Holy Trinity, Caen, Normandy, or to her proctor, the lands that she holds of the king in the islands, which were taken into the king's hands by reason of the death of the last abbess, as the king has taken her fealty and rendered the lands to her. [Fædera.]

Aug. 4.
Stanhope.

To the keeper of the manor of Halughton, in the king's hands. Whereas the king learns by inquisition taken by Ralph de Normanvill, Simon de Baldreston, and Thomas Deyvill, that Jordan de Insula, grandfather of Alice, daughter of Henry de Insula, granted to Alice by his deed 18s. of yearly rent in Halughton, to be received from certain of his free tenants of his manor of Halughton, which belonged to Jordan in fee, so that he was able to charge it, to wit from Hugh Cointe 3s. yearly, from William de Meldewode 18d., from Adam le Blake 6d., from John Elyn 6d., from Jordan's mill there 10s., from Adam Modi 6d., from John Ladde 4d., from Robert le Fevre 2½d., from the bovate called 'Isbeloxgang' 1½d. for foreign service, from the heirs of Ivo 2s., to have and to hold the aforesaid rent to her and her heirs from Thursday after Whitsuntide, 1316, until the end of thirteen years, by virtue of which deed Alice had and received the rent for four years from the time of the grant, and after that time Robert de Holand unjustly amoved her from the rent and levied the rent from the tenants for a year and a half, until all his lands and the said rent were taken into the late king's hands for certain causes, for which causes they came to the king's hands, and they are still in his hands, and that Alice did not remit her estate in the rent to Robert or to any one else, and that Jordan held the rent, together with the remainder of the manor, of the master and brethren of the order of the Temple in England, and that it is now held of the master and brethren of the Hospital of St. John of Jerusalem in England, and it appears by the other part of Jordan's deed, exhibited before the king in chancery, that Jordan granted the rent to Alice in form aforesaid: the king therefore orders the keeper of the manor to pay to Alice the arrears of the rent from the time when it thus came to the late king's hands, and to pay her the rent henceforth until the end of the aforesaid term.

By p.s.

July 26.
Haydon Bridge.

To Simon de Grymesby, escheator this side Trent. Order not to intermeddle further with the mill of Warne in Spyndelstane, if it be in the king's hands for the reason stated below, as the king learns by inquisition taken by Roger de Heroun and Robert de Tughale that Stephen de Musshance, grandfather of Thomas de Musshance, of whom he is the heir, granted to John de Musshance the said mill for life at the feast of St. John the Baptist, 25 Edward I., and that the mill was taken into the late king's hands because John adhered to the Scotch rebels, and that it is still in the king's hands for this reason, and that John died at Berwick at the feast of St. Gregory, in the 17th year of the late king's reign, and that neither Stephen nor Thomas remitted the mill to John or to the late king at any time, or made any other estate thereof to them, and that it is held of Henry de Percy by the service of a pound of pepper yearly, and is worth 20s. yearly in all issues.

By pet. of C.

Aug. 4.
Stanhope.

To the sheriff of Hertford. Order to take into the king's hands two parts of the manor of Patemere, which John de Yerdhull has entered by pretext of a commission of the exchequer made to him to have the two parts under a certain form, and to deliver the said two parts together with the issues thereof received by John to Sarah, late the wife of John son of Philip de Patemere, to whom the king lately ordered the sheriff to deliver the two parts, because it appeared by the transcript of a fine levied in the late king's

1327.

Membrane 17—cont.

court, in the 7th year of his reign, between John de Campania and Reyner, vicar of the church of Aldebery, demandants, and John son of Philip de Patemere and the said Sarah, deforciants, concerning the said manor that the demandants granted two parts of the manor to John and Sarah, and rendered them to them in court, to have to them and the heirs of their bodies, as the king learns from Sarah's complaint that John de Yerdhill has entered the two parts by virtue of the aforesaid commission, which was afterwards made to him.

July 5.
York.

To the sheriff of York. Order to receive from H. bishop of Lincoln, the treasurer, the king's money, victuals, and other things that he will deliver to him to be carried to the marches of Scotland, and to cause them to be taken to the king with all speed by land and by sea as the bishop shall enjoin, to be delivered by indenture to them or him whom the king shall depute to receive them.

To William Trussel, escheator beyond Trent. Order not to intermeddle further with the lands that Richard de Bleccheden held of the abbot of St. Peter's Gloucester, and to restore the issues thereof, as the king learns by inquisition taken by John de Hampton, the late king's escheator in cos. Worcester, Gloucester, Hereford, Salop, Stafford, and the adjoining marches of Wales, that Richard held at his death certain lands in Oke of the said king by the service of carrying the king's treasure from Hertford (*sic*) to Westminster jointly with Thomas de Heleford, with one horseman, receiving 12*d.* a day, and that he held certain other lands in Rodele of the abbot aforesaid by divers services, and that his kinsman John Heved, son of John Heved, is his next heir of the lands held of the abbot.

Aug. 6.
Stanhope.

Ralph atte Rok and Henry his brother, Thomas Garlek, Robert de Tolwardyn, and John de Wycho, imprisoned at Worcester for the death of John de Sancto Johanne and Richard de Lodelowe, have letters to the sheriff of Worcester to bail them until the first assize.

Aug. 5.
Durham.

To William Trussel, escheator beyond Trent. Order to deliver to the executors of the will of Gilbert de Glenkarny the corn and other goods and chattels that belonged to Gilbert in the manor of Milham, co. Norfolk, which manor he held for life of the king's grant.

Aug. 10.
Durham.

To the sheriff of Essex and Hertford. Order to supersede the exaction of 11*l.* 12*s.* 6*d.* from Henry son and heir of John de Gray for a debt of Robert Mauntel, upon his finding security to answer to the king therefor at the sheriff's next proffer at the exchequer if he cannot prove that he ought to be quit thereof, as he asserts that he satisfied the late king for this sum.

Aug. 11.
Durham.

To the sheriff of Nottingham. Although the king lately ordered him to cause a coroner for that county to be elected in place of Robert Jorz, because he learned that Robert could not attend to the duties of the office because he was occupied with the affairs of divers magnates outside the county, the king now orders him to cause the coroner thus elected, if one have been elected, to be amoved from office in the sheriff's next county [court], and to cause Robert, whom the king reputes fit and sufficient for the office, to be newly constituted, according to his first election, as he was occupied with no other affairs than the king's in the marches of Scotland, and he has now returned from that service. By C.

*Vacated, because otherwise below.*July 27.
Haydon.

To Joan, countess of Warenne. Order to answer to John de Moubrey, son and heir of John de Moubray, for the extent of the latter's lands in the Isle of Haxiholme, or to deliver the lands to John the son, the custody

1327.

Membrane 17—cont.

whereof the king committed to her during the son's minority, as the king has taken his homage and rendered his lands to him although he has not yet come of age.

The like to Joan's bailiff's in the Isle, to answer to John for the extent.

July 8.
Durham.

To the sheriff of York. Order to receive from John, bishop of Ely, the chancellor, all the writs and commissions that he shall cause to be delivered to the sheriff to be sent by the latter to divers parts of the realm, by indenture to be made between the sheriff and the clerk of the hanaper, and to send them to the persons to whom they are directed out of the issues of his bailiwick.

Aug. 14.
York.

To Andrew de Ralegh, receiver of the issues of the land of Gloumorgan. Order to pay to John de Acton, sheriff of Glaumorgan, the arrears of his usual fee for the time that he has held that office, and to pay him that fee henceforth so long as he shall hold that office.

*MEMBRANE 16.*Aug. 7.
Stanhope.

To the sheriff of Norfolk. Order to cause the houses within Norwich castle to be repaired by the view and testimony of men of that city.

By C.

Aug. 6.
Stanhope.

To the mayor and bailiffs of Nottingham. Order to pay 25*l.* of the ferm of that town to Richard de Grey of Codenover, in part payment of the fee due to him from the king for his stay with the king for the present year.

By bill of the treasurer.

Aug. 10.
Durham.

To William Trussel, escheator beyond Trent. Order not to intermeddle further with the lands that Hugh Touerai held, and to restore the issues thereof, as the king learns by inquisition taken by John de Bolyngbrok, the late king's escheator in cos. Warwick, Leicester, Derby, and Lancaster, that Hugh at his death held no lands in chief of the late king, but that he held certain lands in Sonderwod, co. Derby, of the said king as of the honour of Tutbury, then in the said king's hands, by knight service, and divers other lands of other lords by various services.

Aug. 6.
Stanhope.

To the prior of Huntyngdon. Whereas the king, pitying the estate of Robert de Waldeshef, clerk, who is smitten with leprosy and deprived of sight by that infirmity, sent him to the warden and brethren of the lepers' hospital of St. Margaret, Huntingdon, requesting them to admit him to dwell amongst them until his death as a brother of the hospital, and to administer to him necessaries in food and clothing and other things as a brother of the hospital, and they have written back to the king that the portion of each brother of the hospital is so slender that it is barely sufficient for their own maintenance, and that Robert is married, and that his wife suffers from the same infirmity; the king, wishing to provide Robert with his maintenance, orders the prior to go to the hospital in person, and to survey its state, and if he find that Robert can be maintained out of its goods in addition to the maintenance of the warden and brethren without oppression of the hospital, he is to cause the warden and brethren to administer to Robert his necessaries in food, clothing, and other things as one of the brethren for life, and if the means of the hospital are insufficient for this purpose, he is to certify the king by his letters without delay.

To the sheriff of York. Order to resume into the king's hands all lands, fees, churches, etc., formerly belonging to the master and brethren of the Temple that the bailiffs of John son and heir of John de

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Membrane 16—cont.

Moubray, or others have occupied, taking with him the *posse* of the county, if need be, and to cause them to be delivered immediately after they have been taken into the king's hands to the prior and brethren of the Hospital of St. John of Jerusalem in England, to be held according to the statute of the late king's parliament at Westminster, in the 17th year of his reign, granting the possessions of the Templars to the said prior and brethren, and to protect and maintain the prior and brethren in possession thereof against such intruders, as the prior has given the king to understand that the said John's bailiffs and ministers have entered many of the lands that belonged to the Templars in that county by virtue of the king's order for the delivery to John of his father's lands, although that order excepted the lands that had belonged to the Templars.

July 28. To William Trussel, escheator beyond Trent. Order to cause David de Strabolgi, son and heir of David de Strabolgi, late earl of Athole, to have seisin of the lands that his father held at his death of the late king in his demesne as of fee and by the courtesy of England of the inheritance of Joan, his former wife, as the king has taken the son's homage and rendered to him the aforesaid lands although he has not yet come of age, in consideration of the services rendered by his ancestors to the king's progenitors and of the services that the king believes he will render to him in the future.

By p.s. [1174.]

The like to Simon de Grymesby, escheator this side Trent.

By the same writ.

To Queen Isabella's bailiffs of the honour of Walyngford. Order not to intermeddle with the lands of David's inheritance in their bailiwick.

By the same writ.

Aug. 11. To the sheriff of Nottingham. Order to supersede the execution of the king's late order to cause a coroner for that county to be elected in place of Robert Jors, which order the king made because he was given to understand that Robert could not attend to the office because he was intending divers affairs of certain magnates outside that county, and if another coroner have been elected in Robert's place, to cause him to be amoved in the sheriff's next county [court], and to cause Robert to be elected anew in the same, as Robert, who was lately in the king's service in the marches of Scotland, has returned from that service, and he is not intending the service of other lords.

By C.

To the sheriff of Kent. Order to take Robert de Riston, whom he can find at Lesen' or elsewhere in his bailiwick, and to cause him to be kept in prison safely, so that he may not be delivered without special order from the king.

To the bailiffs of Donestaple. Order to cause brother John de Redmere and John de Norton, in prison in their custody, to be conducted to Walyngford castle, there to be delivered to the constable or to him who supplies his place, whom the king has ordered to receive them and to cause them to be kept safely in the castle so that they be not delivered thence without the king's special order.

Mandate in pursuance to the constable.

Aug. 13. To William Trussel, escheator beyond Trent. Order to cause Robert de Ferariis, brother and heir of John de Ferariis, tenant in chief of the late king, to have seisin of his brother's lands, as the king has taken his homage for his brother's lands, and rendered them to him, although he is not yet of age, in consideration of the good service lately rendered by him to the king in his army in the northern parts, and of the good place that the king hopes he will hold with him in future, and in order that he may maintain more suitably the knighthood (*arma militaria*) that he has lately assumed by the

1327.

Membrane 16—cont.

king's order. The king has also granted that Robert shall be quit of the 200 marks that he renders to the exchequer yearly for the custody of his lands during his minority. By p.s. [1210.]

To the treasurer and barons of the exchequer. Order to cause the aforesaid Robert to be discharged of the aforesaid 200 marks.

Aug. 13.
York.

To the sheriff of Devon. Order to examine the indenture made between Queen Isabella and the king before his accession and Otto de Bodrigan concerning the latter's wages for the custody of the Isle of Lundy, and to pay to him by indenture his wages for the time that he has had the custody, as the king learns from Otto's complaint that the sheriff has refused to pay him his wages, although he has received from him the king's victuals in the Isle, the king having ordered the sheriff to receive the victuals and to sell them, and to pay Otto's wages out of the money received for them.

Aug. 15.
York.

To William Trussel, escheator beyond Trent. Order to deliver to Richard son of John le Chaumberleyn and Margaret his wife the manor of Stanbrugg, and the issues received thence since the death of Master Robert de Baldok, late archdeacon of Middlesex, by reason of whose death the manor was taken into the king's hands, as the king learns by inquisition taken by the escheator that Robert held the manor at his death for the term of his life by the grant of the said John le Chaumberleyn by fine levied in the late king's court, and that the manor after his death ought to remain to the aforesaid Richard and Margaret by virtue of the fine, and that the manor is held of the king by the service of 60*s.* yearly to be rendered by the hands of the sheriff of Bedford, and the king has taken Richard's fealty for the manor.

Aug. 18.
York.

To the sheriff of Stafford. Order to take John de Rothewell of Lichefeld and John de Burnham his brother, and to cause them to be brought before the king forthwith, as they sent certain letters to Donald de Mar, the king's enemy, by an envoy of theirs, whereof an evil suspicion is held, as appears by the said letters found upon the envoy. By K.

Aug. 17.
York.

To the abbot of St. Mary's York. Order to pay, out the 600*l.* due from him to the exchequer, which he has to pay at the rate of 100*l.* yearly, to Henry de Percy 142*l.* 3*s.* 0*d.* due to him from the king for the arrears of the wages of him and his men-at-arms and hobelars staying with him in Alnewyk castle, for the defence thereof and of the marches of co. Northumberland, between Whitsuntide last and 14 July following.

By bill of the treasurer.

Aug. 16.
York.

To the collectors in the port of Lenne of the custom of wool, hides, and wool-fells, and of the new custom, and of the loan lately granted to the king in addition to these customs by merchants. Order to send to the exchequer at Westminster without delay, there to be delivered to the treasurer and chamberlains, all money in hand of the customs and loan, notwithstanding upon this occasion any assignment thereof previously made. The king makes this order for certain urgent matters concerning him. By K. & C.

The like to the collectors in the following ports :

London.	Yarmouth.
Ipswich.	Boston.
Sandwich.	Bristol.
Wynchelse.	

The like to the collectors in the port of Southampton, notwithstanding any assignment previously made except to the merchants of the society of the Bardis of Florence.

1327.

Membrane 16—cont.

To the chamberlain of Chester. Order to send to the exchequer all money in hand of the issues of his bailiwick.

The like to the following :

The chamberlain of North Wales.

The chamberlain of South Wales.

The receiver of Kaerdif.

William Trussel, escheator beyond Trent.

Simon de Grymesby, escheator beyond Trent.

By K. & C.

Aug. 21.

York.

To the collectors of the custom of wool, hides, and wool-fells, and of the new imprest in the port of Kyngeston-on-Hull. Order to permit Tidemann Meinbergh, merchant of Almain, to load 48 sacks of wool in that port and to take them whither he will quit of the aforesaid imprest, as the king has granted, at the request of William, count of Julers, that he may take this number of sacks out of the realm quit of the imprest.

Aug. 20.

York.

To the sheriff of Oxford. Order to release William de Aylemere from Oxford prison upon his finding mainpernors to have him before the king in the octaves of Michaelmas, as he has prayed the king to cause him to be delivered from prison since he is prepared to stand to right concerning the charges against him, as the king learns that he was indicted before Thomas de Berkele, whom the king appointed keeper of his peace in cos. Oxford and Gloucester, for consenting to and abetting the robbery of Berkele castle, and the taking of Edward de Carnarvan, the late king, and the levying the king's people in war against him, and that he was taken and imprisoned at Oxford for this reason. The king has ordered the said Thomas to send to him at the said day the indictment and all things touching it. [*Fædera.*]

Mandate in pursuance to Thomas, ‘*mutatis mutandis.*’

By C.

[*Ibid.*]

MEMBRANE 15.

Aug. 20.

York.

To Simon de Grimesby, escheator this side Trent. Order to cause Robert de Clifford, brother and heir of Roger de Clifford, to have seisin of the lands that his brother held at his death in chief of the late king, as the king has taken Robert's homage for his brother's lands.

By K.

Aug. 20.

York.

To L. bishop of Durham. Order to cause the aforesaid Robert to have seisin of the lands whereof his brother was seised at his death within the bishop's liberty of Durham, not permitting his ministers to intermeddle with the said lands in any way.

By K.

Aug. 21.

York.

To John de Carleton, keeper of the king's victuals at Newcastle-on-Tyne. Order to deliver to Henry son of Hugh six tuns of the king's wines in his custody, of the king's gift.

By K.

Aug. 18.

York.

To Simon de Grymmesby, escheator this side Trent. Order not to intermeddle with the lands that Isabells de Bello Mente, lady de Vesey (*Vesciaco*), holds by the king's commission until David de Strabolgi, son and heir of David de Strabolgi, late earl of Athole, shall come of age, and to permit her to hold the same according to the king's commission, as it was not, and is not, the king's intention, when he ordered David's lands to be delivered to him although he was not of full age, that those to whom the custody of lands of David's inheritance had been granted during his minority shall be ousted from their custodies before he come of age.

By K. & C.

The like to William Trussel, escheator beyond Trent.

July 8.

Topcliffe.

To the treasurer and barons of the exchequer. Order to allow to Robert But and John de Multon, son of Alexander de Hippetoft, collectors of the

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Membrane 15—cont.

custom of wool, hides, and wool-fells in the port of Boston, 224*l.*, which they have paid to Peter de Beaz, proctor of certain men to whom Edward I. owed 735*l.* sterling for the remainder of divers sums for the arrears of their wages for the time when they were with him in his army of the duchy [of Aquitaine], in execution of the king's order to pay to him 535*l.*, the remainder of the above sum, out of the first issues of the custon, as Peter has acknowledged in person in chancery that they have paid him the said 224*l.*

Vacated, because otherwise in the second year.

Aug. 17.
York.

To the justiciary of Ireland, or to him who supplies his place. Order to deliver to Roger de Mortuo Mari, who has entered his lands, etc., in the justiciary's bailiwick by virtue of the agreement in the late parliament that those who were of the quarrel of Thomas, late earl of Lancaster, shall have their lands again, the seals of the chancery and exchequer of his liberty of Trym, the rolls of pleas, writs, and memoranda in the said liberty, feet of fines levied therein, and all other things touching the liberty that are in the king's treasury or in the justiciary's custody, and to restore the wardships and marriages that ought to pertain to Roger in the said liberty that were taken into the late king's hands by reason of the quarrel aforesaid, whether they have come to the hands of boys under age or of others, together with the issues thereof for which answer has not been made to the late or present kings.

Aug. 20.
York.

To Thomas filz Johan, earl of Kildare, justiciary of Ireland, or to him who supplies his place. Order to cause Robert de Clifford, son and heir of Matilda, late the wife of Robert de Clifford, to have seisin of all the lands whereof his mother was seized in her demesne as of fee in Ireland at her death, as the king has taken his homage for the said lands. By K.

Aug. 31.
Nottingham.

To William Trussel, escheator beyond Trent. Order not to distrain John de Mikelham for homage and fealty for the lands that he holds of the king. By p.s.

Sept. 2.
Nottingham.

To Adam de Brom, Herbert Pouger, and Edmund de Grymesby. Order to go to the hospital of St. Leonard, Derby, and to survey the estate of the same, and to examine the warden, brethren, and ministers concerning the same, and to correct what is necessary, and to audit the accounts of the bailiffs and receivers of the same, and to do all that pertains to the office of visitors in this behalf, and to make inquisition, if need be, by the oath of men of co. Derby, and to punish those found guilty, as the king has appointed them to execute the premises because he is given to understand that there are many defects in the hospital for want of good government, and that its possessions and goods have been wasted and alienated in various ways by the warden, brethren, and ministers. The king has ordered the warden, brethren, and ministers to obey and be intendent to them in the execution of the premises, and has ordered the sheriff of the county to cause jurors to come at a day to be fixed by them.

Vacated, because in the Patents [1 Ed. III. part III., mem. 24.]

Sept. 3.
Nottingham.

To William de Clynton. Order to supersede the taking of the body of Henry de Insula, and to deliver to him his lands, goods and chattels, the king having lately appointed William to pursue and take the said Henry and to take his lands, goods and chattels into the king's hands, as Henry has now rendered himself to prison for the suspected matters wherewith he is charged, and has found mainpernors to have him before the king on Monday the octave of the Exaltation of the Holy Cross next to stand to right, to wit Ralph de Crophull of co. Nottingham, Walter de Heselarton of co. York, Edmund de Shireford, David de Caunton, Roger le Pledon, and John de Alspathe of co. Warwick. By C.

The like to Roge. de Quyli.

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July 28.
Stanhope.*Membrane 15—cont.*

To Henry de Bisshbury and William de Bermyngham. Order to deliver to John de Sutton, who was of the quarrel of Thomas, late earl of Lancaster, all the issues of his lands for the time when they had the custody thereof, and the arrears of the fermes of his lands for which answer has not been made to the late king, and his goods and chattels in their custody, in accordance with the agreement in parliament for restitution to those who were of the aforesaid quarrel.

By p.s.

The like to the following:

William de Bruneton.

Laurence de Ralegh, clerk.

Henry Faucumbergh.

Sept. 5.
Nottingham.

To the collectors of the custom of wool, hides, and wool-fells in the port of Newcastle-on-Tyne. Order to pay to Thomas de Fetherstanehalgh, the king's yeoman, keeper of the king's peel of Staworth, 25*l.* 9*s.* 0*d.* out of the first moneys of the issues of the custom after payment of 180*l.* 3*s.* 4*d.* to Henry de Percy, granted to him out of the issues of the custom, as the king is indebted to Thomas in the said 25*l.* 9*s.* 0*d.* for the custody of the peel aforesaid from the last day of May last until 7 September next, as appears by a bill sealed by Robert de Wodehous, keeper of the wardrobe, which Thomas has delivered into chancery.

By p.s. [1268.]

Sept. 6.
Nottingham.

To the sheriff of Southampton. Order to pay to Thomas de Weston, knight, 18*l.* 18*s.* 4*d.*, which the king owes him for his wages of war in the present year and for his summer fee of the same year, as appears by a bill sealed by Robert de Wodehous, keeper of the wardrobe, which Thomas has delivered into chancery.

By p.s. [1273.]

Sept. 8.
Nottingham.

To the sheriffs of London. Order to pay to Bertram de la More 10 marks out of the ferm of the city for the coming Michaelmas, in accordance with the late king's grant to him for life of that sum yearly at Michaelmas from the ferm of the city.

*MEMBRANE 14.*Aug. 17.
York.

To Roger de Mortuo Mari, keeper of the land of Gloumorgan. Order to cause Peter de Veel, son and heir of Bogo de Veel, to have seisin of the castles and lands of his inheritance, which are held of the king, as of that land, as the king has taken his fealty although he has not yet proved his age, because it is testified by H. bishop of Lincoln, the treasurer, and other magnates of the council that Peter is of full age.

By p.s. [1226.]

Aug. 20.
York.

To the treasurer and chamberlains. Order to pay to John de Hanon[ia], lord of Beaumont, 4,000*l.*, which the king owes to him for the wages of himself and of his men-at-arms of his company who lately came to the king for the Scotch war and for recompence for their horses, which sum the king promised to pay to him at Westminster, as the king wills that he shall be satisfied for the above sum at his coming to London. If they have not money to this amount, they are to raise what is short by pledging the king's jewels in the treasury and in the Tower of London with certain merchants and other known and sufficient persons for a certain time, so that John be satisfied for the whole sum, certifying the king under the treasurer's seal of the jewels thus pawned. [*Fædera.*]

The like to the treasurer, or to him who supplies his place, and to the chamberlains. [*Ibid.*]

Aug. 18.
York.

To the treasurer and barons of the exchequer. Order to cause the exchequer to be transferred to York at the king's cost, with the rolls, tallies, writs, memoranda, and other things touching it, so that it be held there on

1327.

Membrane 14—cont.

the morrow of Michaelmas next, as the king has ordained by the counsel of the prelates, *proceres*, and magnates of his realm, that the exchequer shall be transferred to York and held there, for so long as the king shall stay there for the expedition of the Scotch war in the north, or until otherwise ordered. The king has ordered the officers of the exchequer to assemble at Westminster at the exchequer on Sunday before the Nativity of St. Mary next, in order to array the rolls, tallies, writs, and other things touching their offices, and to carry them to the aforesaid place according to the ordinance of the treasurer and barons. He has also ordered the sheriffs of London and Middlesex to cause barrels, chests, and other things necessary for the premises to be provided and made, and to be obedient and intendent to the treasurer and barons in the premises.

By K. & C.

[*Fædera.*]

To Walter de Norwico, chief baron of the exchequer. Mandate in pursuance.

The like to the following officers of the exchequer, '*mutatis mutandis*' :

The treasurer and chamberlains.

William de Stowe, the engrosser.

Robert de la Felde, clerk, chancellor of the exchequer, and controller of the engrosser.

William de Cossale, one of the remembrancers.

William de Broclesby, one of the remembrancers.

Richard de Cestria, clerk of the king's pleas.

Ambroise de Novo Burgo, marshal.

Hugh de Collewyk, keeper of the rolls of foreign summons. [*Ibid.*]

To the sheriffs of London. Order to cause barrels, chests, and other things necessary for the transfer of the exchequer and the Bench to York to be provided and made and delivered to the treasurer and barons.

To Walter de Norwico. Order to be at York on the morrow of Michaelmas to hold the exchequer as above, together with others of the king's subjects, and to do what is incumbent upon him in the exchequer.

The like to the following :

William de Bondon,	} barons of the exchequer.
William de Everdon,	
William de Fulburn,	

To William de Herle, chief justice of the Bench. Order to cause the Bench to be transferred to York at the king's cost, with the rolls, writs, and other things touching the same, so that it be held there in the octaves of Michaelmas next, as the king has ordained that it shall be held there for the reason stated above. The king has ordered the treasurer and chamberlains to pay to William or him whom he shall depute the costs required for the carriage of the rolls, writs, fines, and memoranda of the Bench to the said place, and he has also ordered Peter de Ludyngton, clerk in the Bench, to be at Westminster on Sunday before the Nativity of St. Mary next to array the rolls, writs, and other things touching the Bench in his custody for the purpose of carrying them to York according to William's ordinance.

Mandate in pursuance to the said Peter.

To Henry le Scrop. Order to be at York in the octaves of Michaelmas to hold pleas in the Bench with others of the king's subjects, the king having ordained that the exchequer and the Bench shall be transferred to York.

The like to the following :

John de Stonore.

John de Bousser.

John de Mutford.

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Membrane 14—cont.

To the treasurer and chamberlains. Order to pay to those to be deputed by the treasurer money according to the treasurer's discretion for the carriage of the exchequer and Bench and the rolls, tallies, writs, fines, and memoranda aforesaid to York.

To the sheriff of York. Order to cause proclamation to be made that all bailiffs of liberties, fermors, and others who ought to make proffers at the exchequer shall be at York on the morrow of Michaelmas to make their proffers, and to be there himself to make his proffer, and to cause all writs returnable in the exchequer and Bench to be returned to the said place.

By K. & C.

The like to all the sheriffs of England.

Aug. 20. To the sheriff of York. Order to cause the houses within York castle ordained for the exchequer and Bench at another time to be repaired by the view and testimony of men of his bailiwick.

Aug. 30. To John de Lancastria, late keeper of certain lands in the late king's hands in co. Lancaster. Order to pay to Adam Redman, the king's yeoman, 100*l.* out of the issues of the said lands, to be brought by him to the king and to be delivered to Robert de Wodehous, keeper of the wardrobe.

Aug. 20. To the collectors in Newcastle-on-Tyne of the custom of wool, hides, and wool-fells and of the new custom and of the loan granted to the king beyond the customs by merchants. Order to permit the burgesses and merchants of that town to be acquitted of the loan upon their own wool, hides, and wool-fells taken out of that port to outer parts, receiving from them the customs due, as the king has granted this exemption to them in consideration of their continuous labours, costs and expenses about the defence of their town against the attacks of the Scots.

By C.

Aug. 18. To the treasurer and barons of the exchequer. Order to cause the abbot of St. Mary's York to be acquitted, in the first of the terms at which he is bound to pay the king 600*l.* by yearly instalments of 100*l.*, of the sum of 142*l.* 3*s.* 0*d.* paid by him by the king's order to Henry de Percy, receipt whereof Henry has acknowledged in person before the king.

Aug. 29. To William Trussel, escheator beyond Trent. Order to deliver to Roger de Mortuo Mari two parts of the manor of Offele, co. Hertford, together with the issues thereof for which answer has not been made to the king or his father, as the escheator has returned to the king that he did not take the two parts into the king's hands, but that John de Blomvill, the late king's escheator in that county, took them into the late king's hands, and that he delivered them to the present escheator upon his appointment, asserting that they were in the late king's hands in name of wardship by reason of the minority of the heir of John de Sancto Leodegaro, tenant by knight service of the said Roger, whose lands were in the late king's hands, as Roger has besought the king to deliver the said two parts to him as his chattel, to hold until the heir come of age, and it was agreed in the late parliament that those who were of the quarrel of Thomas, late earl of Lancaster, shall have their lands again, etc.

Sept. 3. To Simon de Grymesby, escheator this side Trent. Order to cause Walter de Heselarton and Eustachia de Percy, his wife, daughter and heiress of Peter de Percy, tenant in chief of the late king, to have seisin of the said Peter's lands, as Eustachia has proved her age before the escheator and the king has taken Walter's fealty for the said lands.

Memorandum, that Walter acknowledged by his oath that Peter held of the king in chief by the service of finding an armed serjeant in the king's

1327.

Membrane 14—cont.

war for forty days at his own cost and by doing suit at the county [court] of York from six weeks to six weeks.

Sept. 1.
Nottingham. To John de Crumbewell, keeper of the Forest this side Trent, or to him who supplies his place. Order to deliver Thomas de Sancto Albano, who is imprisoned at Notyngham for trespass of vert in the forest of Shirewode, to twelve mainpernors, who shall undertake to have him before the justices next in eyre for forest pleas in co. Nottingham.

MEMBRANE 13.

Sept. 8.
Nottingham. To William Trussel, escheator beyond Trent. Robert de Kyrkham, son and heir of Nicholas de Kyrkham, tenant, as he says, by knight service of the bishop of Exeter and other lords, has shewn the king that although the said Nicholas died in the time of James de Berkeley, late bishop of that place, and Robert, as his next heir and of full age, did to the bishop what he ought to have done for the lands thus held of the bishop, and entered the lands during the bishop's life, and held them peacefully, nevertheless the king, at the prosecution of certain persons wishing to aggrieve Robert, asserting in chancery that Nicholas held of the king in chief, ordered the escheator to take into his hands all the lands whereof Nicholas was seised at his death in his demesne as of fee, and to cause the same to be kept safely until further orders, and to cause inquisition to be made concerning the lands held by Nicholas in chief, etc., by reason whereof the lands are still detained in the king's hands, wherefore Robert has prayed the king to amove his hand from the said lands, since it is found by the inquisition that Nicholas held no lands at his death in chief of the king, but that he held of the said bishop certain lands in Blakeden by the courtesy of England of the inheritance of Agatha, his late wife, by knight service, and certain other lands in his demesne as of fee of other lords by divers services, and that Robert is his next heir and is of full age: the king therefore orders the escheator not to intermeddle further with the said lands, and to restore the issues thereof to Robert, if he find by inquisition to be taken by him or otherwise that the premises are true.

Sept. 16.
Lincoln. John Bele 'vendecause,' imprisoned at Exeter for the death of John Fouke, the younger, has letters of bail to the sheriff of Devon.
The like in favour of the following for the same death:
Bernard de Burford.
Thomas de la Barre.
Andrew Matheu.

Sept. 15.
Lincoln. To William Trussel, escheator this side Trent. Whereas, on 25 April last, the king granted to John Darcy 'le neveu,' in consideration of his good service, the custody of the manors of Aldeby and Folseham, co. Norfolk, which were in the king's hands by reason of the minority of William son and heir of Hawisia, one of the daughters and heiresses of William le Mareschal, tenant in chief of the late king, a minor in the king's wardship, to have during the king's pleasure as of the value of 200 marks yearly, until the king should provide him with lands of the value of 100*l.* yearly for life, to have for his stay with the king; and afterwards, because it was found by the rolls of the late king's chancery that the late king assigned to Ela, late the wife of John le Mareschal, tenant in chief of the late king, in dower amongst other fees of the said John, one knight's fee in Aldeby, in the aforesaid county, which Joan, late the wife of William Rosselyn, held, which Joan is now dead, the fee being of the yearly value of 100*s.*, the king ordered the escheator to deliver to Robert son of Payn, who married

1327.

Membrane 13—cont.

the said Ela, and to Ela the lands that the aforesaid Joan held of them by reason of Ela's dower, together with the issues received therefrom by the escheator; and the king now learns from John Darcy that the escheator has erroneously delivered the manor of Aldeby to Robert and Ela under pretext of the said order: as it is found by an inquisition taken by the escheator that Joan held the manor of Aldeby for life of Hawisia's inheritance, and that it is held of the king in chief as parcel of the barony of the manor of Rye, and that William son of Hawisia is her next heir of the manor, the king orders the escheator to resume the manor of Aldeby into his hands, and to deliver it to John Darcy, together with the issues received thence since the aforesaid 25 April, to hold according to the tenor of the letters aforesaid.

Sept. 16. To the sheriff of York. Order to cause a coroner for that county to be elected in place of William Paillene, deceased.
Lincoln.

Sept. 18. To Simon de Grymesby, escheator beyond Trent. Order not to intermeddle in any way with the lands that Isabella de Bello Monte, lady de Vesey (*de Veciaco*), holds by the king's commission until the coming of age of David de Strabolgi, son and heir of David de Strabolgi, late earl of Athole, tenant in chief of the late king, although the king lately ordered him to cause David to have seisin of the lands that his father held in his demesne as of fee and of the lands that his father held by the courtesy of England of the inheritance of Joan, his wife, the king having taken David's homage and rendered the lands to him although he was not of full age, as it was not, and is not, the king's intention that those to whom he had granted the custodies of manors or lands of the said inheritance during David's minority shall be amoved from the custodies until David come of full age. If the escheator have delivered the aforesaid lands to David by virtue of the said order, he is to cause them to be resumed into the king's hands, and to be delivered to Isabella, together with the issues received thence.

By K. & C.

The like to William Trussel, escheator this side Trent.

Sept. 21. To the sheriffs of London and Middlesex. Whereas the late king in August, in the 10th year of his reign, being then at Lincoln on his way to the north against the Scotch rebels, who had then entered the realm, enjoined W. archbishop of Canterbury, J. elect of Ely, Walter de Norwico, then his treasurer, Hervey de Staunton, J. then bishop of Norwich, W. then bishop of Coventry and Lichfield, and Roger le Brabazon, now deceased, and others of his council to go to London, so that they should be there on the morrow of St. Bartholomew following, to provide money and victuals for the late king's use for the expenses of the Scotch war, and they sought out divers ways for providing the money, but found no men at that time who would make a loan of victuals or money, except the mayor, aldermen, and certain men of the city whose names are contained in a roll in the possession of the treasurer and chamberlains in the exchequer, who, by urgent request, delivered 1,000*l.* to the treasurer and chamberlains for the above purpose, and the treasurer and chamberlains promised the mayor, aldermen, and men that the said sum should be paid to them before All Saints following by all means, but payment was not made before that feast, by reason whereof great outcry came to the late king, who therefore granted and assigned to them the whole ferm of the city and all issues to be exacted or levied within the city and county by summons of the exchequer for his use for aids and tallages or for any other cause, to be received by the hands of his sheriffs and other ministers appointed to levy the aforesaid aids and tallages, until the said mayor, aldermen, and men should be satisfied, and that meanwhile the ferm or issues aforesaid should not be assigned to any one

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Membrane 13—cont.

by the late king or his ministers ; of which sum the greater part was levied and paid in the late king's time, and part still remains to be paid, as the mayor, aldermen, and men say, wherefore they have prayed the king to cause the arrears of the aforesaid 1,000*l.* to be paid to them : the king therefore orders the sheriffs to pay to the mayor and aldermen the ferm of the city and all issues levied by summons of the exchequer within the city and county until they be satisfied for the remainder of the aforesaid sum of 1,000*l.*, so that they may retain in their possession what is due to them in this behalf and may pay to the aforesaid men the sums due to them.

To the treasurer and barons of the exchequer. Order to allow to the aforesaid sheriffs the sums to be paid by them to the mayor and aldermen in execution of the preceding order.

Sept. 22.
Lincoln.

To the same. R. bishop of Coventry and Lichfield has shewn to the king that although the king, at the bishop's petition before him and his council suggesting that the late king was bound to him in 8*l.* 16*s.* 0*d.* by a sealed bill of the wardrobe, for corn bought from him whilst he was archdeacon of Richmond, and that the bishop owed to the king 95*l.* 11*s.* 0*d.* of the arrears of his account for the time when he was collector of a subsidy of 5*d.* in the mark granted to the late king, ordered the treasurer and barons to cause allowance to be made to the bishop of the former sum in the sum due to the king, nevertheless they have deferred making the said allowance because the bill is sealed with the bishop's seal of the time when he was keeper of the wardrobe : the king therefore orders them to allow to the bishop the sum due to him according to the king's prior order, notwithstanding that the bill is sealed with his seal of the time when he was keeper of the wardrobe.

Sept. 23.
Lincoln.

To the mayor, aldermen, sheriffs, and the whole community of the city of London. The king has heard and understood before his council what their envoys and fellow-citizens [who have come] to him concerning the removal of the exchequer and Bench from London to York have said, and he thanks the mayor, aldermen, sheriffs, and community for their counsel and advice in this matter ; but as it was previously ordained by the prelates, *proceres*, and magnates of the realm that the exchequer and Bench should be amoved as is aforesaid, and it seems to the king and his whole council that it will be necessary for the ordinance to remain in force, he signifies the premises to the mayor, aldermen, sheriffs, and community, and orders them to aid the king's ministers coming to London for the aforesaid exchequer and Bench and the rolls, memoranda, and other things pertaining to them, in order that the said ministers may execute without impediment what the king has enjoined upon them. [*Federa.*]

Sept. 26.
Lincoln.

To the treasurer and barons of the exchequer. Order to cause allowance for 20 marks to be made to Robert Banyard in the debts due from him to the exchequer, as he has shewn the king that he was appointed in the late king's time to deliver the gaol in cos. Norfolk and Suffolk, and to make inquisitions and other offices in those counties, and he has laboured in these offices for four years at his own cost, and divers emoluments have come to the exchequer from fines, amercements, and issues forfeited before him, without his receiving any money for his fee from the late king or the present king, and he has prayed the king to make some remission to him in the debts due from him to the exchequer, and the king has granted him the above sum in aid of his expenses. By K. & C.

Sept. 25.
Lincoln.

To Geoffrey le Scrop, chief justice to hold pleas before the king. Order to restore to Nicholas Warde the office of proclaimer before the justices, if he have hitherto conducted himself well in the office and have been amoved

1327.

Membrane 13—cont.

without cause, as the late king granted to him this office, which Thomas Malemeyns had of the said king's grant, to have in the same way as others who had hitherto held that office, during the said king's pleasure and during his good behaviour, and Nicholas has given the king to understand that he is amoved from office by colour of certain letters of the king granting the office to Geoffrey de Saye of London for life, although he has not offended in anything for which he ought to be amoved thence, and he has prayed the king to provide him with a remedy. By pet. of C. [7338.]

Sept. 27.
Lincoln.

To the treasurer and barons of the exchequer. John de Fauconberge has shewn the king, by petition before him and his council, that Hugh le Despenser, the younger, lately caused by his lordship the said John to be indicted at Pykeryng' in the late king's presence for taking a hart and a hind in the forest of Pykeryng', and caused him to be taken for that reason and kept in prison until he had made fine with Hugh for the late king's use in 100 marks, of which sum he paid 10 marks to the exchequer, and he has prayed the king to cause the remainder of the sum to be released to him, especially as he was indicted thereof contrary to the law and custom of the realm : as the alleged trespass was made in the forest of Pykeryng', which was then in the late king's hands by reason of the quarrel of Thomas, late earl of Lancaster, and it was ordained in the late parliament at Westminster that the king shall not have the issues of lands of those who were of the said quarrel for which answer has not been made to him or to the late king, and because John was indicted before another than the keeper of the forest, contrary to the law and assize of the forest, the king orders the treasurer and barons to view the estreat of the fine aforesaid delivered at the exchequer, and if they find that John was indicted before another than the keeper of the forest, they are to cause him to be discharged of the arrears of the aforesaid 100 marks, which were lately atturmed to him at the exchequer.

By pet. of C. [4167.]

MEMBRANE 12.

Sept. 17.
Lincoln.

To William Trussel, escheator beyond Trent. Order not to distrain the abbot of Hyde near Winchester for homage and fealty for the lands that he holds of the king, as he has done homage and fealty to the king.

By p.s. [1283.]

The like in favour of the abbot of Glastonbury.

Sept. 18.
Lincoln.

To William de la Pole. Order not to exact anything from Tideman Meienbergh, merchant of Almain, for imprest upon 48 sacks of wool, which the king has granted him permission to take out of the realm from the port of Kyngeston-upon-Hull quit of the imprest granted to the king, and he has ordered the collectors of the custom of wool, hides, and wool-fells in the aforesaid port to permit him to load the said sacks in that port and to carry them whither he will quit of the imprest. By K.

Sept. 17.
Lincoln.

To William Trussel, escheator this side Trent. Order to pay to Joan de Thorthorald 10 marks for Michaelmas term, in accordance with the king's grant to her of 10 marks yearly at Michaelmas and 10 marks yearly at Easter out of the issues of the said escheatry, in aid of her maintenance.

Sept. 18.
Lincoln.

To the same. Order to assign dower to Marta, late the wife of Henry Dyve, tenant in chief to the late king, upon her taking oath not to marry without the king's licence.

Sept. 16.
Lincoln.

To the same. Order to pay to Richard le Mareschal 25*l.* out of the issues of his bailiwick for Michaelmas term, in accordance with the late king's grant of 23 September, in the 11th year of his reign, of 50 marks yearly in aid of his maintenance from the issues of the escheatry this side Trent, because Richard was ruined by the Scots.

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Sept. 22. To the treasurer and barons of the exchequer. Order to allow to the Lincoln. aforesaid escheator 25*l.* paid by him in execution of the preceding order.

Sept. 21. To the sheriff of Kent. Order to cause a coroner for that county to be Lincoln. elected in place of Richard de Friland, as the king learns upon trustworthy testimony that he cannot attend to the duties of the office because he is keeper of the walls and ditches in the parts of Romenhale marsh.

Sept. 18. To the treasurer and chamberlains of the exchequer of Dublin. Order to Lincoln. cause to be paid to the English friars of the order of Minors at Cassele the alms of 5½ marks granted by the king's progenitors to the English friars of the order at Adlon, as the king is now given to understand that no English friars dwell in the latter house, and that Irish friars occupy it at present, and the justiciary of Ireland and the chancellor have prayed the king to grant the alms to the English friars at Cassele. By K.

Sept. 19. To Robert de Shutlyngton, chaplain of the king's chapel in Wyndesore Lincoln. castle and keeper of the king's park there. Order to pay to John le Parker —to whom the king, at the request of Hugh Deudele, on 8 February last, granted the office of parker of the new park of Wyndesore during pleasure, receiving such wages as others who have had that office heretofore—the arrears of his wages from the said 8 February, and to pay him the same wages out of the issues of the park for so long as he is parker there.

Sept. 20. To the sheriff of Southampton. Order to cause a coroner for that county Lincoln. to be elected in place of Walter de Godyton, deceased.

Sept. 20. To the bailiffs of the city of York. Order to pay to Master John le Lincoln. Pavilloner, the king's serjeant, 60*l.* out of their ferm and other issues of the city without delay, as the king has granted this sum to him out of compassion, because he was captured by the Scots whilst coming to the king by his orders when he was in the north, and was put to ransom, for which his wife and son are detained by the Scots. By p.s. [1292.]

Sept. 23. To the treasurer and barons of the exchequer. Order to allow the afore Lincoln. said 60*l.* to the said bailiffs, receipt whereof John has acknowledged in person before the king in chancery.

Sept. 25. To the same. Order to allow to Reginald de Donyngton, in his account Lincoln. for the time when he was sheriff of Lincoln, 25*l.* paid by him to Ebulo Lestrange, in execution of the late king's order to pay to him and Alecia, his wife, daughter and heiress of Henry de Lascy, sometime earl of Lincoln, the arrears of 20*l.* yearly for the third penny of the county of Lincoln.

Sept. 24. To Simon de Grymesby, escheator beyond Trent. Order not to inter Lincoln. meddle further with the manor of Wellebury, and to restore the issues to Margaret, late the wife of William Sayer of Hertilpol, as the escheator has returned to the king that he took the manor into the king's hands by pretext of an order to take into the king's hands all the lands that belonged to the said Margaret, because it was said that she had died and that she held of the king in chief, and he has returned that she is alive and holds the manor for her life, and she has prayed the king to cause the manor and issues to be delivered to her.

Sept. 20. To the treasurer and barons of the exchequer. The king learns from Lincoln. the complaint of Robert de Kelleseye that Robert de Brandon and Nicholas le Cormanger of London lately took and carried away at London by armed force in the night divers charters, deeds of covenants and obligations, and other his muniments, and the rolls of his accounts of the time when he was keeper of certain lands of alien men of religion in the late king's hands, which they detained from him, and that they threatened to slay him, whereby

Membrane 12—cont.

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Membrane 12—cont.

he, through fear of death and the peril of disinheriance and other damages that might accrue to him through the detention of the charters, deeds, and rolls, made a fine of 60*l.* with the said Robert de Brandon and Nicholas, of which he paid them 20*l.*, and he made a recognisance in the exchequer to Nicholas for payment of 40*l.*, the remainder of that sum, and that although he has impleaded Robert and Nicholas before the king for the trespass aforesaid, nevertheless Nicholas sues to levy the said 40*l.* from his lands and chattels by virtue of the recognisance, wherefore he has prayed the king to provide a remedy: the king therefore orders the treasurer and barons not to permit any execution of the aforesaid recognisance to be made pending the said plea, or until otherwise ordered.

By K. & [C.]

Sept. 23.
Lincoln.

To the treasurer and barons of the exchequer. Order to cause Reginald de Donyngton, late sheriff of Lincoln, to have allowance for 26*l.* 8*s.* 4*d.* paid by him to William de Skynan, carter, as appears by an indenture made with him, for the wages of himself and groom and hay, oats, and other necessaries for the horses with him, in execution of the late king's order to pay to William, who was staying at Somerton castle with a cart and four horses of the said king to carry stone and timber to that castle, his wages of 4*½d.* a day for the wages of himself and groom and to deliver to him hay and oats, and other necessities for the horses.

Sept. 20.
Lincoln.

To Philip de Hardeshulle, keeper of certain lands in Coule, in the king's hands. Whereas it was found by inquisition taken by the late king's order by Philip de Aylesbury and John de Chetewode that Robert de Tirynge, late parson of the church of Preston and all his predecessors, parsons of that church, had been seised from time out of mind in their demesne as of the right of their church of a bovate and six acres of land in Coule until the 10th year of the said king's reign, and that William Tuchet, in that year, disseised the said Robert of the same unjustly and without a judgment, and that the land was taken into the late king's hands with other lands of the said William because he adhered to Thomas, late earl of Lancaster, and it is still in the king's hands; wherefore Edmund de Grymesby, now parson of the said church, has besought the king by his petition before him and council at Westminster to cause the land to be delivered to him as the right of his church; to which petition it was answered by the council that Edmund should sue at common law for the land against William's heir, who had been restored to his inheritance in parliament; and afterwards Edmund gave the king to understand that the heir did not care to sue the land out of the king's hand, so that he could not have process against the heir according to the answer to his petition, and he has prayed the king to provide a remedy; and the king therefore ordered the sheriff of Buckingham to warn Richard Tuchet, brother and heir of the said William, to be before the king in chancery on the morrow of the Assumption last, to shew cause why the land should not be delivered out of the king's hands to Edmund as the right of his church; and the sheriff warned Richard accordingly, as he returned before the king at the said day, when Richard appeared in person before the king and asserted that he had no right in the land, affirming that it was the frankalmoyn of the church aforesaid, and prayed the king to deliver the land to Edmund as the right of his church in discharge of the soul of his brother, the said William: the king therefore orders the keeper to deliver the land to Edmund or his attorney, if it be in the king's hands solely for this reason.

By pet. of C.

Sept. 21.
Lincoln.

To the treasurer and barons of the exchequer. Order to cause allowance to be made to the bailiffs of Lincoln in their account for 300 marks, being 75 marks for Easter term, in the 18th year of the late king's reign, 150 marks for Michaelmas and Easter terms following, and 75 marks for

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Membrane 12—cont.

Michaelmas term, in the 20th year of the said king's reign, paid by them out of the ferm of the city to William de Ros of Hamelak by virtue of divers orders of the late king, who granted to the said William, on 22 August, in the 16th year of his reign, 150 marks yearly from the ferm of that city and 150 marks yearly from the ferm of the city of York.

MEMBRANE 11.

- Sept. 25. To Matthew Broun, late escheator in cos. Lincoln, Northampton, and Rutland. Order to deliver to Ebulo Lestraunge all the issues received by the escheator from the constabulary of Lincoln castle and the bailey before the gate of the castle since they were taken into the late king's hands, as the escheator has returned to the king that he did not take the constabulary and bailey, which belong to Ebulo and Alesia, his wife, into the late king's hands, but that John Walewayn, the late king's escheator this side Trent, took them into the said king's hands because it was said that Alesia, who held them to her and her heirs in fee of the said king in chief, demised them while she was single to John Talbot, to have during his good behaviour towards her, rendering to her 20 marks yearly, and the king—because it appeared to him by the rolls of the late king's chancery that the said king rendered the constabulary and bailey to Alesia from 20 September, in the 16th year of his reign, as her right and inheritance—ordered Matthew not to intermeddle further with the constabulary and bailey and to restore the issues thereof to Ebulo and Alesia, and he now learns from the complaint of Ebulo and Alesia that Matthew detains the issues, although he has delivered to them the constabulary and bailey, wherefore they have prayed the king to provide a remedy.
- Sept. 26. To John Peynel, chamberlain of Chester. Order to permit William le Clerk of Chester to pay 100 marks, the balance of a fine of 200 marks for divers trespasses in those parts made by him before Richard Daumary, justice of Chester, at the rate of 20 marks yearly, and to cause these terms to be enrolled, as the king has granted him these terms in response to his petition. By pet. of C. [4857.]
- Sept. 25. To Richard Damori, justice of Chester. The citizens of Chester have prayed the king that whereas they have many of their boys, who are young and of tender age, staying continuously in Chester castle as hostages at their cost, he will order their delivery, especially as the boys or their ancestors have not hitherto offended against the king or his progenitors in any way; the king, assenting to their petition so that they may be more ready in his affairs and orders, therefore orders the justice to cause six of the eighteen boy-hostages in the castle to be detained therein for one week, six for the second week, and six for the third week hereafter; provided that if it seem to the justice that danger may arise in future to the king or the city or those parts by pretext of this easement, he shall receive all the hostages aforesaid without delay, and shall detain them in the same way as at present until otherwise ordered. By pet. of C. [1887.]
[*Feadera.*]
- Oct. 5. To the treasurer and chamberlains. Order to cause to be paid to Thomas de Pencatlane, the king's yeoman, in parcels (*particulatum*) in the best way they can what they shall find to be still due to him from the late king according to the bills in his possession, so that he may prepare himself the more decently for the king's service, as he has prayed the king to cause 900*l.* due to him from the late king, according to divers bills, to be paid to him. By pet. of C.

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Membrane 11—cont.

To the same. Order to cause Geoffrey de Mildenhale, the king's yeoman, to be satisfied by payment or assignment for what they shall find to be due to him by the bills in his possession, as he has prayed the king to cause 10*l.* 12*s.* 7*d.* due to him from the late king as appears by divers bills in his possession to be paid to him, and the king assents to his petition in consideration of his long service to him and his father. By pet. of C.

Sept. 30. To John de Crombwell, keeper of the Forest this side Trent. Order to deliver Ralph son of Reginald de Thouresby, imprisoned at Nottingham for trespass of vert in Shirwode forest, to twelve mainpernors, who shall undertake to have him before the justices for forest pleas in co. Nottingham when they come to those parts.

Nottingham. To Richard Damory, justice of Chester. As the king wills that his several wood called 'Burnelleswode' pertaining to the manor of Shotewy in Wyrhale, co. Chester, together with the launds pertaining to it, shall be a park, he orders the justice to cause the wood and launds to be enclosed without delay, and to keep them enclosed as a park, and to cause this to be published throughout his bailiwick. The king has ordered John Payne, chamberlain of Chester, to pay the costs of the enclosure, as directed by the justice. By K.

Mandate in pursuance to the said chamberlain. By K.

Oct. 3. To John de Insula, constable of Wyndesore castle. Order to deliver to the king's chaplains celebrating divine service in the chapel of the castle, bread, wine, oil, and other small necessaries for divine service from Michaelmas last until next Michaelmas.

Sept. 28. To John de Carleton, receiver of the king's victuals at Newcastle-on-Tyne. Order to deliver to the prior of Tynemouth victuals to the value of 20*l.* in aid of keeping the priory aforesaid against the attacks of the Scotch rebels, as the king has granted him victuals to that amount in consideration of the costs and expenses about the keeping of the priory.

By pet. of C. [3800.]

To the collectors in Newcastle-on-Tyne of the custom of wool, hides, and wool-fells, and of the new custom, and of the loan in addition to the custom made to the king by merchants. Order to permit the merchants of co. Northumberland to be acquitted of the loan aforesaid upon payment of the customs upon their own wool, hides, and wool-fells to be taken out of that port, as the king has granted that nothing shall be taken from them for the loan, in consideration of the damages and grievances inflicted upon the men of that county by the frequent coming of the Scotch rebels into those parts. By K. & C.

To the same. Like order in favour of John de Chilton, John Wake, and John de Pontefracto, of co. Northumberland, merchants. By K. & C.

Sept. 27. To John de Carleton, receiver of the king's victuals at Newcastle-on-Tyne. Order to deliver to the abbot and convent of Blauncheland victuals to the value of 20 marks, which the king has granted them in aid of their maintenance, in consideration of the damages sustained by them by the frequent coming of the Scotch rebels into those parts. By pet. of C.

Oct. 28. To Simon de Grymesby, escheator beyond Trent. Order to deliver to Alice, late the wife of Roger Beler, tenant in chief of the late king, a knight's fee in Aschovre, co. Derby, which Ralph de Reresby and Adam de Reresby hold, of the yearly value of 12*l.*, and a moiety of a fee in Dethek, Shukthorn, Thamesley, and Lee, in the same county, which Geoffrey de Dethek, Peter de Walkebrugge, and other tenants hold, of the yearly value of 6*l.* 13*s.* 4*d.*, which fee and moiety the late king assigned to her as her dower, and which he afterwards, on 6 July, in the 19th year of

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Membrane 11—cont.

his reign, ordered John de Bolingbrok, then his escheator in cos. Warwick, Leicester, Nottingham, Derby, and Lancaster, to deliver to her, which order has not yet been executed.

Here the great seal was changed, as appears in the memorandum on the dorse of this roll.

[Oct.] 6. To the sheriff of Essex. Order to cause a verderer for the forest of Essex Nottingham. to be elected in place of Giles Pecche, deceased.

MEMBRANE 10.

Oct. 6. To William Trussel, escheator beyond Trent. Whereas at the prosecution of John Lestraunge and James Daudele, who is a minor in the king's wardship, suggesting that one John Mautravers lately gave by his charter the manor of Asheton and the advowson of the church of St. Peter, Codelford, to Elias Giffard, lately deceased, in free marriage with Alice his sister, as appeared by the charter then exhibited in chancery, and that John Giffard of Brymmeefeld, now deceased, held the manor and advowson on the day of his death, as kinsman and heir of Elias and Alice, according to the form of the grant, and that the said John Lestraunge and James Daudele are the next heirs of John Giffard for the manor and advowson according to the form of the gift, the king ordered the escheator to make inquiry concerning the premises; and it is found by the inquisition that John Mautravers gave the manor and advowson to Elias in free marriage with Alice his sister, to hold to them and the heirs of their bodies of the said John Mautravers and his heirs by the service of a knight's fee, and that John Giffard held the manor and advowson on the day of his death according to the form of the gift, and that John Lestraunge and James Daudele are next heirs of John Giffard for the manor and advowson according to the form of the gift: the king orders the escheator to retain in his hands the moiety of the manor falling to James until further orders, and to deliver the other moiety of the manor to John Lestraunge.

Oct. 6. To the bailiffs of the city of Lincoln. Order to pay to William de Roos of Hamelak 75 marks from the ferm of that city for Michaelmas term last, in accordance with the late king's grant, of 22 August, in the 16th year of his reign, of 150 marks yearly from the ferm of that city, and of the like sum from the ferm of the city of York, until he should provide him with 300 marks of land yearly between the Thames and the Tees.

The like to the bailiffs of the city of York.

Oct. 6. To John de Insula, constable of Wyndesore castle. Order to pay to Edmund de Algat, janitor of both gates, 4d. a day; to Alexander le Payntour, one of the viewers of the king's works, 2d. a day; to Thomas le Rotour, the other viewer of the king's works, 2d. a day; to John the gardener of the king's garden without the castle, 2½d. a day; to the four watchmen of the castle, 2d. a day each; to Robert de Wodeham, captain forester of Wyndesore forest, 12d. a day; to Ralph de la More, clerk of the king's works in the castle, 2d. a day; to Thomas le Parker, keeper of the park of Kenyngton, 1½d. a day: being their wages and stipends from Michaelmas last until next Michaelmas.

Oct. 7. To Philip de Hardeshull. Order to deliver to H. bishop of Lincoln the manors of Preston and Coule, co. Buckingham, which are in his custody, and the issues thereof from 26 February last, when the king committed to the bishop the custody of the lands that belonged to Bartholomew de

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Membrane 10—cont.

Badlesmere, tenant in chief of the late king, during the minority of Giles, son and heir of Bartholomew, the said manors being of his inheritance.

The like to Hugh de Boycote for the manor of Fynemere, co. Oxford.

Oct. 6.
Nottingham.

To the treasurer and chamberlains. Order to pay to Thomas de Corbrigg 350*l.* by particulars according to the bills of the late king's wardrobe in his possession, as he has besought the king, by petition before him and his council, to cause this sum to be paid to him, which the late king owes to him for his wages of the time when he was with him and for recompence for his horses lost in the said king's service, and he has shewn the king that he long served the late king both in peace and in war, and that he sustained divers losses by the Scotch rebels, and that all his lands in the north are now recently wasted and destroyed by the Scots.

By pet. of C.

Oct. 8.
Nottingham.

To Geoffrey le Scrop and his fellows, justices to hold pleas before the king. Order to cause Alexander de Lilleford, lately taken by the king's order and imprisoned at York, to come before them, and to cause him to be released upon mainprise to have him before the king when summoned and that he will behave himself well towards the king and Queen Isabella. The king has ordered the sheriff of York to cause Alexander to come before the justices at a day to be fixed by them.

By K.

Mandate in pursuance to the sheriff of York.

By K.

Oct. 6.
Nottingham.

To John de Crumbewell, keeper of the Forest this side Trent, or to him who supplies his place in the forest of Shirwod. Order to deliver William son of Ralph del Hill of Edenestowe, imprisoned at Nottingham for trespass of vert in Shirwood forest, to twelve mainpernors, who shall undertake to have him before the justices in eyre for forest pleas in co. Nottingham when they next come to those parts.

Oct. 5.
Nottingham.

To the sheriff of Devon. Whereas the king lately ordered him to take into his hands all the goods and chattels of John atte Bergh, deceased, of that county, and to cause them to be kept safely until otherwise ordered, because John was indebted to the king in divers debts at his death, and ordered the sheriff to make inquisition concerning John's goods and chattels, and to certify him concerning them and their value; and it is found by the inquisition that William de Ferariis has a 'bay' horse, price 40*s.*, a black horse, price 20*s.*, and 80 mother-sheep, price 12*d.* a head, and a knife, price 12*d.*, and that Walter Spry has 20 mother-sheep, price 12*d.* a head, and that Richard de Cokeworth has a waggon bound with iron, price 10*s.*, two plough-beasts (*jumenta*), price 16*s.*, and a cow, price 10*s.*, and that Juliana Godwyne has eight mother-sheep, price 12*d.* a head, and five lambs, price 4*d.* a head, and that Nicholas de Combe has two coffers, price half a mark, a 'somersadil,' price half a mark, and two silver cups, price 24*s.* and that Adam de Milleford has a saddle with rein, price 1 mark, a cart bound with iron, price 10*s.*, a sword, price 1 mark, and two cows, price 10*s.*, and that William Frillard has a horse, price 8*s.*, and that Henry, parson of the church of Kelly, has a basin with laver, price 5*s.*, a bench-cover (*bancarium*), price 12*d.*, and a brazen pot, price half a mark, and that John Berde has a 'coverlid,' price 10*s.*, and three florins, price 10*s.*, and that Thomas de Cokeworthy has two beds, price 30*s.*, three robes, price 2 marks, four pieces of silver, price 48*s.*, 12 spoons, price 12*d.* each, 20 stone of cheese, price 8*d.* each, 25*s.* in silver, other chattels to the value of 10*s.*, a brooch (*fimaculum*), price 1 mark, and a ring, price 10*l.*, and that William de Asshelegh has an 'aketon,' price 40*s.*, and that the said Thomas de Cokeworthy has 13 acres of rye, price 4*s.* each, and that Roger atte Legh mowed the meadow at Asshelegh and feloniously took and carried

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Membrane 10—cont.

the hay away from it, and that there are at Burgh and Bikewell 3½ acres of rye, price 4s. each, and 15 acres of oats, price 20d. each, and that Thomas de Dunstane, abbot of Bokeland, has eight oxen, price 10s. each, 14 bullocks (*bovettos*), price 3s. each, 70 sheep, price 10d. each, and a horse, price 5 marks, and that Walter atte Yo had half a hundred of fleeces, price 6s., by delivery from the said John de Bergh for sale, and that Nicholas de Combe of Tordham has a waggon bound with iron, price 10s. : the king orders the sheriff to take all the aforesaid goods and chattels into his hands, and to expose them for sale, so that he have the money arising therefrom in chancery in the octaves of Martinmas next, to be delivered to the chancellor to do therewith what the king has enjoined upon him.

Oct. 8.
Nottingham. To the sheriff of Southampton. Order to cause 30 oak trees to be felled in Chut forest, and to be carried to Ambresbury for the use of Mary, the king's aunt, a nun of Fontevrault, dwelling at Ambresbury, in accordance with the grants of Edward I. of this number of oaks yearly.

Oct. 9.
Nottingham. To the collectors of the custom of wool, hides, and wool-fells in the port of Kyngeston-on-Hull. Order to pay to W. archbishop of York 800 marks, which he lent to the king and which the king promised to pay out of the next issues of the custom in that port after Michaelmas following the time of the loan.

Oct. 8.
Nottingham. To the treasurer and barons of the exchequer. Order to permit Walter de Istelep to pay the 28*l.* due from him to the king, for the arrears of his account of the time when he was the late king's treasurer in Ireland, at the rate of 100*s.* yearly, and to cause these terms to be enrolled. By K.

Oct. 11.
Nottingham. To William Trussel, escheator beyond Trent. Order not to distrain the prior of Goldeclive in Wales for fealty for the lands pertaining to the priory that he holds of the king, as he has done fealty to the king.

Oct. 12.
Nottingham. To the sheriff of Bedford. Order to cause a coroner for that county to be elected in place of John de Wotton of Donestable, deceased.

Oct. 8.
Nottingham. To the treasurer and chamberlains. Order to cause satisfaction to be made to Robert de Hornclif, constable of Baumburgh castle, by payment or assignment for what they shall find to be due to him for the custody of the said castle, as he has prayed the king, by petition before him and his council, to cause payment to be made to him of 81*l.* 14*s.* 11*d.*, which sum is due to him for the custody from 30 May last until Martinmas next, as appears by an indenture under the king's privy seal in Robert's possession. By pet. of C.

Oct. 7.
Nottingham. To William Trussel, escheator beyond Trent. Whereas the king lately ordered the escheator to certify him of the cause of his taking into the king's hands of 3 roods of land belonging to the abbot of Croyland in Wigetoft, and the escheator returned that he did not take them into the king's hands, but that Master John Walewayn, the late king's escheator beyond Trent, took them into the late king's hands because it was found by an inquisition of office taken before him that the abbot acquired them to him and his house after the publication of the statute of mortmain, without royal licence, and he returned that Matthew Broun the late king's escheator in cos. Lincoln, Northampton, and Rutland, who had the land by delivery of the said John, delivered it to the present escheator by indenture at the time of the latter's substitution in that office; and the abbot has prayed the king to cause his hand to be amoved from the land because he and the convent acquired it from Richard son of Peter de Hoddil in the time of Edward I. by licence of that king: the king therefore orders the escheator

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Membrane 10—cont.

not to intermeddle in any way with the land, and to deliver the issues thereof to the abbot, if he ascertain by inquisition or otherwise that the three roods are the same land that the abbot acquired by virtue of the aforesaid licence, and if they are in the king's hands solely for the above reason.

MEMBRANE 9.

Oct. 9.
Nottingham. To Thomas Wake, keeper of the Forest beyond Trent. Order to deliver John de Bekeby, imprisoned at Rokyngham for trespass of venison in Rokyngham forest, in bail to twelve mainpernors, who shall undertake to have him before the justices in eyre for forest pleas in co. Northampton when they next come to those parts.

Oct. 7.
Nottingham. To the treasurer and barons of the exchequer. Master Walter de Istlep has shewn the king that whereas he, when he was the late king's treasurer of Ireland, paid 70*l.* by the said king's order to Richard du Celer, late receiver of certain of the said king's victuals sent by sea for the expedition of the Scotch war, and the said Richard accounted for the same in the said king's wardrobe before Robert de Wod[ehouse, clerk of the] wardrobe, and Robert charged himself therewith in his account at the exchequer, nevertheless Walter has not yet obtained any allowance or satisfaction for this sum, which he has prayed the king to cause to be allowed to him: the king therefore orders the treasurer and barons to view the late king's order and the account [of the said Robert], and to cause the said sum to be allowed to Walter if they find that he paid it to Richard and that [Robert] charged himself therewith in his account.

Oct. 12.
[Nottingham.] To the sheriff of York. Order to pay to Joan Comyn of Boghan 20*l.* out of the issues of his bailiwick for [Michaelmas] term last, the king having, on 27 March last, granted to her 40*l.* yearly from the issues of that county in aid of her maintenance. By K.

Oct. 11.
Nottingham. To William Trussel, escheator beyond Trent. Order to deliver to Margaret, late the wife of Richard de Plaiz, tenant in chief, the following of Richard's lands, which the king has assigned to her in dower: the manor of Great Okle, co. Essex, of the yearly value of 25*l.* 13*s.* 2*d.*; a quarter of certain lands in Stretford, in the same county, of the yearly value of 4*l.* 15*s.* 6*d.*; and two parts of the manor of W[etyng], co. Norfolk, of the yearly value of 18*l.* 12*s.* 0*d.*

To the same. Order to deliver to the aforesaid Margaret the following of the said Richard's knights' fees, which the king has assigned to her in dower: a fee in Great Mapilstirste (sic), co. Essex, which Thomas de Huntercoumbe holds, of the yearly value of 40*s.*; 3*q* fees in Wyvenhowe, Dolilonde, Stapelford, and Nasestok, in the same county, which John de Sutton holds, of the yearly value of 7*l.* 10*s.* 0*d.*; three parts of a fee in Great Okle, in the same county, which Alexander Flyntard holds, of the yearly value of 30*s.*; a fee in Shodicaumpes, co. Cambridge, which Thomas de Hanchach holds, of the yearly value of 40*s.*; a fee in Loden, co. Norfolk, which Roger Bacoun holds, of the yearly value of 100*s.*; a fee in Fransham and Skernyng, in the same county, which Geoffrey de Fransham holds, of the yearly value of 100*s.*

To the same. Order to deliver to the aforesaid Margaret the following of the advowsons of the said Richard, which the king has assigned to her in dower: the advowson of the church of Great Okle, co. Essex, of the yearly value of 10*l.*; the advowson of the church of Chaggele, co. Sussex, of the yearly value of 100*s.*

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Oct. 15.
Nottingham. To the chamberlain of Kaermerdyn. Order to pay to Thomas de Heydon the fee that others have been wont to receive for the office of sheriff of co. Kaermerdyn, which the king committed to him, during pleasure, on 18 February last.

Oct. 14.
Nottingham.

To the treasurer and barons of the exchequer. Order to cause allowance to be made to the bailiffs of York for 75 marks, paid by them out of the ferm of their city for Michaelmas term last to William de Ros of Hamelak, in execution of the king's order of 6 October.

The like in favour of the bailiffs of Lincoln.

Oct. 10.
Nottingham.

To the sheriff of Lincoln. Order to pay to Wenthiana, daughter of Llewelyn, late prince of Wales, a nun of Sempyngham, 10*l.* out of the issues of his bailiwick for Michaelmas term last, in accordance with the king's grant to her of 20*l.* yearly in aid of her maintenance from the issues of that county. [Fædera.]

Dec. 2.*
Nottingham.

To the sheriff of Southampton. Whereas at the prosecution of Elias de Stubton, citizen of Lincoln, suggesting to the king that, some time before the dispute between the men of the king of France and the men of the late king, he loaded a ship of his called '*La Bonane*' of Boston with salt and other things and merchandise to the value of 460*l.*, in order to take the same to Normandy for the purpose of trade, and he arrived with the ship in the port of the town of Leire, and that the ministers of the king of France of that town arrested without cause the said ship, price 140*l.*, with divers goods and merchandise in her, to wit salt, price 100*l.*, 10 tuns of wine, price 40*l.*, two lasts of hides, price 60*l.*, Irish cloth, price 20*l.*, Spanish iron, price 13*l.* 15*s.* 0*d.*, two weighs (*pecus*) of wax, price 6*l.*, 17 beds and 17 coffers, containing robes, jewels, and silver by tale, to the value of 66*l.* 5*s.* 0*d.*, armour, price 8*l.*, and victuals, such as corn, meat, fish, and flour, to the value of 6*l.*, and detained the same unjustly, and the king frequently requested the king of France to cause the ship and goods to be released from arrest and restored to the said merchant, and the king of France has not made any restitution or satisfaction, although the said merchant presented to him the king's letters and diligently pressed him for restitution or satisfaction, and the said king has altogether failed to do him justice, as appears by the letters testimonial of the mayor and community of the city of London exhibited before the king, wherefore he has prayed the king to provide a remedy: the king therefore orders the sheriff to arrest all goods and wares of the men and merchants of the power of the king of France from Normandy to the value of 100*l.*,[†] and to cause them to be kept safely until the said merchant have been satisfied for the aforesaid 460*l.* and for his damages, or until otherwise ordered, certifying the king of his proceedings. The king has ordered each of the sheriffs of Suffolk, Dorset, and Devon to arrest goods in like manner to the value of 100*l.*, and the bailiffs of Shorham to arrest goods to the value of 60*l.*[‡]

Oct. 11.
Nottingham.

To the bailiffs of Bishop's Lenne. Whereas lately, at the prosecution of Geoffrey de Betele, Robert de la Chapelle of Ely, John de Walsyngham, Walter Lambesone, Robert de Ketteleston, and John Beke, merchants of Lenne—suggesting to the king that they loaded a ship called '*La Laurence*' of Lenne, whereof Stephen de Waynflete was master, at Lenne

* This date follows an added clause written on an erasure.

† Written on an erasure.

‡ These clauses are an addition to the enrolment, written in ink of a different colour.

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Membrane 9—cont.

with divers goods and merchandise to the value of 400*l.*, in order to take the same to Newcastle-on-Tyne for the maintenance of the king and his subjects then with him in the north by reason of the attacks of the Scotch, and that certain malefactors of Zeeland, Normandy, and Picardy entered the ship by armed force whilst she was sailing to Newcastle-on-Tyne by the sea coast near Hertilpole, and took and carried away the goods and wares aforesaid, and had their will thereof, and scuttled the ship and sank her and her tackle in the sea—the king, wishing to be certified of the names of the malefactors, ordered the mayor and bailiffs of Hertilpole to inform themselves by inquisition and otherwise of the names of the ships in which the malefactors were, and of the names of the masters of the ships, and of the names of the malefactors, and to certify the king thereof; and it is found by the information sent to the king by the said mayor and bailiffs that Hugh son of Hugh de Browryshaven, Giles Arnotsone of Caunfer, Matthew Copisone of Merland, Peter Hoybuksone of Merland, Martin de Boloyn of Merland, Outersotus de Merland, Peter Calver of Le Brele, Peter son of John de Merland, Ivo de Merland, Henry Bitebere of Caunfer, Iwalus de Browrshaven, John son of Peter del Brel, and Peter Haward of Caunfer of Zeeland, and Martin Waban of Depe, Simon Senestre of Depe, Jordan Petit of Depe, William Barton of Depe, William Wase of Depe, John Russe of Depe, William le Brumett of Depe, Walter du Gardyn of Depe, Elbouz de Depe, Bertinus Senestre of Depe, John Blount of Depe, William Gomet of Depe, Martin Mulard of Depe, Aungodinus de Depe, Matthew de Hothowe of Depe, John de Hothowe of Depe, and Peter Marioler of Depe of Normandy, and John Bernard of Waban, Ulardus le Sawage of Waban, John Tronk of Waban, Bertinus Favorel of Waban, and John Favorel of Waban of Picardy, together with divers other malefactors, did the said evils and damages: the king therefore orders the bailiffs to cause the said men and their goods and chattels to be arrested, and to make inquisition concerning the names of other malefactors who were present at the said trespass, and to arrest all whom they shall find to be guilty thereof, together with their goods and chattels, and to cause all of them and their goods and chattels to be kept safely until further orders, certifying the king of their proceedings.

By C.

The like to the bailiffs of the following places:

Newcastle-on-Tyne.

Ravensere.

Great Yarmouth.

Boston.

Oct. 17. To Arnald Power, the king's steward of co. Kilkenny. Order not to distrain John de Erlegh, knight, for homage and fealty for the lands that he holds of the king in Ireland, as he has done his homage and fealty to the king.

The like [*mutatis mutandis*], to William Trussel, escheator beyond Trent.

Oct. 26. To all the king's bailiffs and subjects, etc. Notification that the king has pardoned John Baghowe of Cornwall offences committed before the king's coronation, and outlawries, on condition that he set out in the king's service against the Scots and afterwards stand to right in the king's court if any one will speak against him concerning the said offences. By p.s.

Vacated, because on the Patent roll [1 Edw. III., p. III., mem. 12].

Oct. 23. To William Trussel, escheator beyond Trent. Order not to distrain John Busshy for his fealty for the lands that he holds of the king, as he has done fealty to the king.

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*Membrane 9—Schedule.
Warancia dierum.*

Feb. 28. To the justice of Chester, or to him who supplies his place. Order not Westminster. to put Henry, son and heir of John de Grey, supplying the place of Thomas, earl of Norfolk, marshal of England, in the king's household, in default for not appearing on Tuesday the feast of St. Scholastica last in the suit before the justice between William son of Ranulph de Astebury, defendant, and William de Venables of Newbold and Alice his wife, tenants, concerning a messuage, 25 acres of land and an acre of meadow in Astebury, concerning which Alice vouched to warranty her husband against the aforesaid William son of Ranulph, and her husband further vouched the said Henry to warranty, as Henry was in the king's service by his order on that day. By p.s.

April 4. To the same. Like order not to put the aforesaid Henry in default for Huntingdon. not appearing in the said suit on Tuesday before St. Gregory last. By p.s.

April 30. To the same. Like order not to put the aforesaid Henry in default for Stamford. not appearing in the said suit on Tuesday after St. Mark last.

June 17. To the same. Like order not to put the aforesaid Henry in default for York. not appearing in the said suit on Tuesday before St. Barnabas. By K.

May 27. To the bailiffs of John de Britannia, earl of Richmond, of the wapentake of Gillyng. Order not to put the abbot of Rievaux in default for not York. appearing on Friday after St. Pancras last in the suit before the bailiffs between Adam de Ellerton and the abbot concerning an alleged trespass committed upon Adam by the abbot, as the abbot was in the king's service on that day by his order. By K.

Here the great seal was changed, as appears in a memorandum on the dorso of the Close [Rolls].

Nov. 9. To Richard Dammori, justice of Chester, or to him who supplies his Nottingham. place. Order not to put the bishop of Coventry and Lichfield in default for not appearing on Tuesday after Michaelmas last in the suit before the justice by the king's writ under his seal used in co. Chester between Richard de Oldynton and Alice his wife, defendants, and the bishop, deforciant, concerning Alice's dower in Terven. By K.

1328.

Jan. 12. To the mayor and sheriffs of London. Order not to put Thomas de Clipstone. Hockele in default for not appearing on Monday after St. Lucy last in the suit before them in the husting of London by writ of right between Joan, late the wife of William atte Hull, and Adam le Boghyere, defendants, and the said Thomas and Richard, his brother, tenants, concerning a messuage and eleven shops in London, as Thomas was in the king's service on that day by his order. By p.s.

1327.

MEMBRANE 8.

Oct. 20. To Thomas de Kent, keeper of the manor of Westhorndon, co. Essex. Nottingham. Whereas at the petition of William Noil before the king and his council in the last parliament—suggesting that William de Trente, late citizen of London, his uncle, granted to him by charter the aforesaid manor, to him and the heirs of his body, and he was seised whereof by virtue of the grant until James Beauflour, whose daughter he married, demised the manor for a term of years to Geoffrey de la Lee, without his consent, he being a minor, and that Geoffrey during the term granted the manor to Hugh le Despanker, the younger, to him and his heirs for ever, by fine levied in the late king's court, by pretext whereof Hugh occupied the manor, which thus came to the late king's hands and is thus in the king's hands, wherefore he has

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Membrane 8—cont.

prayed the king to provide a remedy—the king appointed John de Cantebrigg, Robert de Ashele, and Henry Gernet to make inquisition concerning the premises in the presence of the keeper of the manor, and it is found by the inquisition that William de Trente gave the manor to William Noil and the heirs of his body, and that William Noil was seised thereof and continued his seisin until the said James, whose daughter he married, devised the manor to Geoffrey de la Lee for a term of three years for 15*l.* to be paid yearly to James, without the assent and will of William Noil, then a minor, and that James had no other estate in the manor when he demised it, and that Geoffrey during the term gave it to the said Hugh in fee by fine, and that William Noil afterwards made no estate of the manor to Hugh, and that the manor is in the king's hands by Hugh's forfeiture and for no other cause, and that it is held of John de Drokenford and Margaret his wife, and the treasurer and chamberlains of the exchequer have certified the king that they have searched the muniments that belonged to Hugh in the treasury, and that they found no muniments under William's name touching the manor: the king therefore orders the keeper to deliver the manor to William Noil. By pet. of C. and p.s.

Oct. 16. To William Trussel, escheator beyond Trent. Whereas Christiana, late the wife of John de Segrave, lately before William de Bereford and his fellows, the late king's justices of the Bench, demanded against Alesia, late the wife of Stephen de Segrave, a third of the manor of Dalbychaucombe, of 18 messuages, 2 tofts, a windmill, 2 carucates, and 16*l* virgates of land, 13 acres of wood, and of 17*s. 1d.* of yearly rent in Dyseworth and Wheston, a third of a messuage and of 2 carucates of land in Assheburn in Le Peek, a third of 10*l.* of rent in Melton Mowbray and Oleby near Melton Mowbray, a third of 10 messuages, 9*l* virgates of land, 16*d.* of rent and of a rent of a pound of cumin and of four horse-shoes in Thurlaxton, and a third of the manor of Northpidele, which belonged to the said John, as her dower; and Alesia there in court vouched to warranty John son of the said Stephen, the kinsman and heir of the aforesaid John, which heir's body and lands were then in the late king's wardship; and it was afterwards considered in the king's court by William de Herle and his fellows, justices of the Bench, because the plea was re-summoned for pleading before them, that Alesia should hold in peace the tenements demanded against her, and that Christiana should have the value of the tenements out of the heir's land in the king's wardship, as appears by the record and process, which the king has caused to come before him under William's seal; and the king, at Christiana's petition, has assigned to her the following lands, with the assent of Thomas, earl of Norfolk, the king's uncle, to whom the king has committed the custody of certain of Stephen's lands during the heir's minority: the manor of Penne, of the yearly value of 6*l. 3s. 0*1/4*d.*; certain lands in Segrave, of the yearly value of 10*l. 7s. 6*1/4*d.*; certain lands in Kynston, of the yearly value of 4*s. 10d.*; certain lands in Chateriz, of the yearly value of 8*s. 8d.*; and 9*l. 19s. 8d.* of yearly rent in Thorp Sechevill; 18*d.* of yearly rent in Barowe; 5*s.* of yearly rent in Keggeworth; 11*s. 1*1/4*d.* of yearly rent in Alespathe; 2*s.* of yearly rent in Flekenho; 20*s.* of yearly rent in Thorp Bosard; 4*s.* of rent in Fenstanton; and 4*l.* from the manor of Kynton, which is in the custody of Thomas de Hasting by the king's commission, of the same inheritance: the king therefore orders the escheator to cause the manor, lands, etc., to be assigned and delivered to Christiana.

Memorandum, that the earl protested in chancery, by Roger de Belegrave and Adam le Gayte, that the custody of the aforesaid lands was committed to him for his costs and charges in the king's company after the king's arrival in England; wherefore he prayed that recompence for the lands assigned to Christiana might be made to him elsewhere.

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Membrane 8—cont.

Oct. 21. To the sheriff of Bedford. Order to receive from the bailiffs of the prior of Donestaple brother John de Rademere, John de Norton, Nigel Mereman of Cornbiry, and Robert de Ely Jonesman de Norton, in prison at Done-staple, and to cause them to be taken with their attachments to Nugate gaol, there to be delivered to the sheriffs of London, whom the king has ordered to receive them and to keep them in gaol until further orders. The king has ordered the bailiffs to deliver the said prisoners to the sheriff.

By K.

Mandate in pursuance to the sheriffs of London.

Mandate in pursuance to the bailiffs of the prior.

To the bailiffs of Shrewsbury. Order to permit the sheriff of Salop to receive from that town Robert de Prayers, who is in the town, and to permit him to bring Robert to the king according to the king's order, the king having ordered the sheriff to bring Robert to him without delay to answer concerning certain things.

By K.

Oct. 22. To Otto de Grandisono, keeper of the Isles of Gernereye and Jereseye, and of other adjoining islands, or to him who supplies his place there. Order to restore the lands, goods, and chattels of the abbot of Marmoutiers, Tours, in the islands, if they are in the king's hands for the reason stated below, as the abbot has shewn the king that the late king caused them to be taken into his hands by reason of the war between him and the king of France, and he has prayed the king to restore them.

By K.

Oct. 26. To Robert Power, chamberlain of North Wales. Order to pay to Roger de Mortuo Mari, justice of Wales, the arrears of his fee for that office from the time of the chamberlain's appointment, and to pay him the same fee henceforth.

Oct. 6. To the same. Order to cause the houses, walls, turrets, and other buildings of the king's castles in his bailiwick that have not been yet repaired to be repaired by the view and testimony of the aforesaid justice, or of him who supplies his place, as the king is given to understand that there are many defects in the castles, and that the chamberlain has caused many defects to be repaired by the justice's orders, and against the coming winter, and that great peril may easily arise to the castles unless the defects are quickly repaired.

Oct. 12. To Geoffrey le Scrop and his fellows, justices to hold pleas before the king. Order to adjourn until the quinzaine of St. John the Baptist all pleas before them at the king's suit against the abbot of St. Edmund's concerning acquisitions of lands, liberties, or trespasses mentioned below, the king having impleaded him for acquiring divers lands after the publication of the statute of mortmain without licence, and for usurping certain liberties by virtue of a charter of the late king's made unwisely (*minus proide*), and for divers trespasses against the king, as the abbot has given the king to understand that the men of St. Edmund's have taken and carried away his charters, deeds, and other muniments in his treasury in the abbey whereby his right in the matters might be declared and he might be excused of the premises, concerning which he is impleading the men before the king, and he has prayed the king to provide for his indemnity in this behalf.

By K. & C.

Oct. 23. To the collectors of the custom of wool, hides, and wool-fells in the port of Boston. Whereas the king, on 25 February last, granted by letters patent to Peter de Besatz, proctor of certain men of the duchy [of Aquitaine], to whom Edward I. owed 735*l.* sterling, that he should receive this sum from the issues of the custom at Boston, and the collectors have paid him, by virtue of certain of the king's orders, 424*l.*, as Peter has acknowledged in chancery; and the king afterwards ordered them and the collectors of the

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Membrane 8—cont.

old and new customs at Kyngeston-on-Hull to pay to William de la Pole all the money received from the issues of the customs and of the imprest lately granted to the king up to the sum of 4,000*l.*, which William lent to the king at York for the expedition of the Scotch war, notwithstanding any assignment of the issues to any one else; and Peter has besought the king to cause him to be satisfied for the remaining 311*l.* out of the issues of the custom of wool, hides, and wool-fells in Boston, according to the aforesaid grant: the king therefore orders them to pay all the issues of the custom to Peter up to the said amount of 311*l.*, when they shall have ascertained that William has been satisfied for the aforesaid 4,000*l.*

Oct. 26.
Nottingham.

To the sheriff of Nottingham. Order to cause a verderer for Sherwood forest to be elected in place of John de Bevercotes, knight, who has no lands in the forest.

To Robert Power, chamberlain of North Wales. Order to pay to Hugh de Mortuo Mari, constable of Beaumaris castle, and to Henry de Mortuo Mari, constable of Conewey castle, and to Richard de Munemuth, constable of Crukneth castle, and to John de Wode, forester of Snoudon forest in Wales, the arrears of their wages from the time of his appointment, and to pay the same to them henceforth. By C.

MEMBRANE 7.

Oct. 28.
Nottingham.

To the collectors of the custom of wool, hides, and wool-fells in the port of Ipswich. Whereas the late king, on 13 August, in the fifth year of his reign, granted to Gerard Fulcher, Reginald Mas, Reymund Arnaldi of Mountanser, John de London, Peter Johannis, William Amanyu, Peter Guillelmi de Cheonak, William Gouel, and Stephen Bartholomei, merchants, to whom he owed 331*l.* 17*s.* 0*d.* for 85 tuns of wine bought from them by Walter Waldeshes, then his butler, a moiety of the issues of the custom of wool, hides, and wool-fells in the port of Southampton, to be received by the said Reymund and John from the Assumption following until the merchants should be satisfied for the aforesaid sum; and the king lately, at the petition of the said merchants before him and his council in the late parliament, praying him to grant to them all the issues of the custom in the port of Ipswich until they should be satisfied for 238*l.* 13*s.* 7*½d.*, the arrears of the aforesaid sum, because the moiety of the issues in the port of Southampton was taken into the late king's hands by virtue of certain ordinances made by him and his council, ordered the treasurer and barons of the exchequer to audit the account of the said Reymund and of the executors of the said John of the issues thus received by them, and it is found by their certificate that Reymund, executor of John's will, acknowledged upon the rendering of his account at the exchequer that he had received 98*l.* 3*s.* 4*½d.* from the issues of the custom aforesaid from Henry de Lym and John de Vaus, collectors and keepers of the old and new custom at Southampton, by four indentures shewn by him: the king, wishing to satisfy the said merchants for the arrears, granted to them all the issues of the custom of wool, hides, and wool-fells in the port of Ipswich, to be received by Reymund until the merchants be satisfied for the said arrears; and he afterwards ordered the said collectors there to pay 150*l.* to Thomas de Uflete, clerk of his great wardrobe, for the expenses of his office from the issues of the old and new custom in that port; and the merchants have again besought the king to cause the arrears to be paid to them according to his grant: the king therefore orders the collectors to pay the said arrears to Reymund or his attorney, in the name of his fellows, out of the issues of the custom after the said 150*l.* have been paid to Thomas. By K.

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Membrane 7—cont.

Nov. 1. To the sheriff of Nottingham. Order to cause the king's gaol of the town of Nottingham to be repaired by the view and testimony of men of that town.

To John de Chyverdon, chamberlain of North Wales. Order to pay to the constables of the king's castles of North Wales and to his other ministers of those parts their usual wages and fees.

Nov. 2. To the same. Order to pay to Roger de Mortuo Mari, justice of Wales, his fee for that office until otherwise ordered.

Nov. 1. To the same. Order to cause the houses, walls, towers, and other buildings of the king's castles in his bailiwick to be repaired by the view and testimony of the aforesaid justice, or of him who supplies his place.

By K. & C.

Oct. 2. To William Trussel, escheator beyond Trent. Order not to intermeddle further with 44 acres of land in Westhamptenette, if they are in the king's hands for the reason stated below, and to restore the issues thereof to the prior of Boxgrave, as, upon the prior's suggestion that his predecessors acquired full and peaceful seisin of the said land long before the publication of the statute of mortmain, and that the escheator took them into the king's hands asserting that the prior had acquired them after the publication of the statute, the king ordered the escheator to make inquisition concerning the premises, and it is found by the inquisition that Walter, sometime prior of that place, acquired 40 acres of the said land to him and his house in fee from Roger de Colevyle and the other 4 acres from Geoffrey de Ludeseye and Alice his wife, long before the publication of the said statute.

Oct. 30. To the sheriff of Sussex. Whereas, at the complaint of John de Barton and his fellows, merchants, suggesting that they arrived with a ship and goods and wares in the port of Fécamp in Normandy, within the lordship of the abbot of Fécamp, and that Roger Furmytyn, a man of the abbot's and of his lordship, power, and jurisdiction, entered the ship whilst lying at anchor in the port on Sunday before Lent, 1321, by force and arms whilst John and his fellows were absent in the town in order to buy victuals, and attacked and slew Richard de Barton, John's brother, whom he left in the ship to keep it, and broke open the chests of the merchants and mariners of the ship, and took and carried away 800 golden florins of the lamb, price 4s. each, and 20*l.* sterling, the late king requested the abbot to cause restitution and satisfaction to be made to the merchants, and because the abbot did not do so, as appears by the letters patent of the constable, bailiffs, and community of Scardeburgh, he ordered the sheriff of Suseex to arrest goods and wares of the men and merchants of the lordship, power, and jurisdiction of the abbot to the value of 100*l.* sterling; and John has given the king to understand for him and his fellows, by his petition before the king and his council in the late parliament, that the aforesaid order has not yet been executed, and he has prayed the king to cause it to be executed, asserting that the goods and wares thus taken came to the abbot, and are still detained by him; the king therefore ordered the sheriff to warn the abbot or his proctor to be before the king in chancery in three weeks from Easter last to shew cause why the said writ should not be executed, and the sheriff has returned that he warned the abbot; at which day the said John, for himself and his fellows, and the abbot by his attorney came into chancery; and, the matter being adjourned by their consent until a month from Michaelmas, the said John and the abbot by Jumes de Kyngeston, his attorney, came into chancery at Lenton at that time, and John prayed to have execution of the arrest on the goods and chattels of the abbot and of his men, and the abbot said nothing why such execution should not be made, wherefore it was considered that execution shall be made accordingly:

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Membrane 7—cont.

the king therefore orders the sheriff to cause all goods and chattels of the abbot and of the men and merchants of his lordship and power to be arrested to the value of 280*l.*, and to cause the same to be kept safely until John have been satisfied for that amount or until otherwise ordered, certifying the king of his proceedings.

Oct. 26.
Nottingham.

To Roger de Mortuo Mari, justice of North Wales, or to him who supplies his place. Order to cause Griffin ap Rees, Madoc Loithe, Griffin ap Howel, Jor[verth] ap Griffith, David Vagh', Llywelin ap Ken', David ap Ath', Welim ap Phelif', Howel ap Luspa, Ken' ap Griffith, Ath' ap Eignon, Howel ap Griffith, and Jor[verth] his brother, lately taken at Kaernarvan castle and imprisoned there, to be released by mainprise or for hostages to be delivered to him for them, as shall seem best to his discretion, although the king lately ordered him to cause them to be kept safely in the said prison, so that they should not be delivered without special order. By K.

Nov. 7.
Nottingham.

To William Trussel, escheator beyond Trent. Order not to intermeddle further with the prior of Goldeclive's manor of Menebury, and to restore the issues thereof to the prior, as the escheator has returned to the king that the manor is of the temporalities of the priory of Goldeclive, the voidance whereof pertains to the king, and that he took the manor into the king's hands in the name of distress because no answer was made to the late king for its issues of the time of the last voidance, to wit from 11 April, in the 11th year of the late king's reign, until 18 July, in the 13th year of his reign, as appears by the account of Master Richard de Clare, then escheator, and by other evidences of that time exhibited to the escheator, which reason the king considers insufficient because the late king afterwards restored the temporalities wholly to the present prior, according to the law and custom of the realm, and because of divers other reasons. The king has ordered the treasurer and barons of the exchequer to examine the said Richard's account and to call him before them, if need be, and to cause to be done for the king in this behalf what shall be right and reasonable.

Nov. 6.
Nottingham.

To John de Blomvill and Geoffrey de la Lee. Order to intend the assessment and levy of the twentieth in co. Hertford without waiting for the presence of Roger de Luda, whom the king appointed with them for this purpose, as the king discharges him of that office in response to his prayer, the late king having granted to him that he should have for life liberty not to be placed in assizes, juries, and recognitions, and not to be made sheriff, coroner, or other minister of the king's against his will, as appears by the letters patent of the late king and of the present king.

Nov. 8.
Nottingham.

To William Trussel, escheator beyond Trent. Order not to intermeddle further with the lands of Edmund de Passele, and to restore the issues thereof, as the king learns by inquisition taken by the escheator that Edmund held no lands in chief of the king at his death by reason whereof the custody of his lands ought to pertain to the king, but that he held divers lands of other lords by various services.

Nov. 8.
Nottingham.

To the sheriff of Southampton. Order to cause Malculin Musard, imprisoned at Winchester, to be taken to Worcester immediately upon sight hereof at the king's cost, there to be delivered to the sheriff of Worcester, whom the king has ordered to receive him and to cause him to be kept safely in Worcester castle until further orders. By K.

Mandate in pursuance to the sheriff of Worcester.

Nov. 6.
Nottingham.

To William Trussel, escheator beyond Trent. Order not to intermeddle further with 40 acres of land in Lachyndon, which were taken into the late king's hands by reason of the death of Eudo la Zouche, as it is found by inquisition taken by John de Blumvill, the late king's escheator in cos. Norfolk, Suffolk, Cambridge, Huntingdon, Essex, and Hertford, that Eudo

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Membrane 7—cont.

held no lands at his death of the late king in his demesne as of fee, but that he held the said 40 acres of the inheritance of Joan his wife by the service of 10s. to the ward of Dover castle yearly, and certain other lands of divers lords by various services, and the king has taken the fealty of William Moton, who has now married Joan, for the lands thus held of him, and he has rendered them to William and Joan.

Nov. 10.
Nottingham. To the treasurer and barons of the exchequer. Order to cause to be done what they shall see fit in the rendering of the account of Adam de Herwynton for the time when he had the custody of the treasury of the exchequer of Dublin, which custody the late king committed to him on 7 December, in the 19th year of his reign.

Nov. 9.
Nottingham. To Richard Damnyory, justice of Chester, or to his who supplies his place. Order not to put the bishop of Coventry and Lichfield in default for not appearing on Tuesday after Michaelmas last in the suit before the justice between Richard de Oldynton and Alice his wife, demandants, and the bishop, defendant, concerning Alice's dower in Terven, as he was in the king's service on that day by the king's order.

Vacated, because on the roll of warrantia dierum.

MEMBRANE 6.

Nov. 2.
Nottingham. To John de Chyverdon, chamberlain of North Wales. Order to pay to Hugh de Mortuo Mari, constable of Beaumaris castle, Henry de Mortuo Mari, constable of Coneweys castle, Richard de Munemuth, constable of Crukith castle, and John de Wade, forester of Snoudon in Wales, their usual wages until otherwise ordered.

Nov. 3.
Nottingham. To William Trussel, escheator beyond Trent. Order not to distrain the abbot of Pipwell for fealty for the lands that he holds of the king, as he has done fealty to the king.

Nov. 10.
Nottingham. To the treasurer and chamberlains of the exchequer of Dublin. Order to pay to Roger de Birthorp the arrears [of his fee] for the time when he was secondary justice of the late king's bench of Dublin, according to the late king's writs of *liberate* in their possession.

Nov. 10.
Nottingham. To the sheriff of Nottingham. Order to cause Richard son of Hugh Fowler of Misterton, Robert son of William son of Richard de Misterton, Thomas de Hayton, John de Carewell, and Robert de Cridelyng, who were taken and are imprisoned at Notingham for disobedience to Simon de Beltoft and his fellows, arrayors of men in that county, to be released upon their finding mainpernors to have them before the king to stand to right.

Nov. 8.
Nottingham. To the sheriff of Essex. Whereas the king ordered the late sheriff of that county to cause to be delivered to Margaret, late the wife of Bartholomew de Badelesmere, all the lands of Bartholomew and Margaret that had been taken into the late king's hands by reason of the quarrel of Thomas, late earl of Lancaster, and the late sheriff signified to the king that he could not deliver the manor of Thakstede, which belonged to Bartholomew and Margaret, by reason of the resistance made to him therein, wherefore the king ordered the late sheriff to take with him the *posse* of the county and go to the manor, and to cause it to be delivered to Margaret, according to his former orders; and afterwards, because the attorneys of Hugh Daudle, who was then in the king's service in parts beyond sea, and of Margaret his wife asserted in chancery that Bartholomew had no other estate in the manor than for life by the demise of Gilbert de Clare, sometime earl of Gloucester, of whom Margaret, Hugh's wife, is one of the sisters and heiresses,

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Membrane 6—cont.

and that the reversion of the manor after Bartholomew's death was assigned to Hugh and Margaret in her purparty of the earl's lands, and that they entered the manor as her right and inheritance, the king ordered the late sheriff to supersede until further orders the execution of the order to take the *posse* of the county and to deliver the manor to Margaret, late the wife of Bartholomew; and the king now learns from the complaint of Hugh and Margaret that the present sheriff intends, by colour of a writ directed to him at the prosecution of Margaret, late the wife of Bartholomew, for the delivery of her lands to her, no specification being made therein of the aforesaid manor, to resume the manor into the king's hands, and to deliver it to her, and to amove Hugh and Margaret his wife therefrom, wherefore they have prayed the king to provide a remedy, especially as they are prepared to verify their right therein in the king's court: the king therefore orders the sheriff to supersede until further orders the execution of the said order as to the delivery of the manor by pretext of such general orders, sending to the king under his seal a transcript of his writ, so that the king may cause to be done what he shall see fit.

Nov. 9. To William Trussel, escheator beyond Trent. Whereas the late king ordered his escheators to deliver to the executors of the will of Walter, late bishop of Exeter, all the goods and chattels of the bishop, because they had found mainprise to satisfy him for all debts due from the bishop, so far as the goods extended; and the king now learns that the escheator, asserting that it was determined in the late parliament at Westminster that Walter was a traitor to the king and his realm, wherefore his goods pertained to the king as forfeited, ordered his sub-escheators, without special order from the king, to arrest all the sown corn of the bishop in their bailiwicks and his other goods and chattels, and to cause them to be kept safely, so that they might answer to the escheator for them, at which order the king is astonished: he therefore orders the escheator, if it be so, to cause all the corn and other goods of the bishop to be delivered to the executors without delay. By C.

Nov. 10. To John de Insula, constable of Wyndesore castle. Order to pay to Gilbert Pypot, the king's fletcher (*attiliatori*) in that castle, the arrears of his usual wages since the constable's appointment, and to pay him the same henceforth, and to cause him to have other things necessary for his office.

Nov. 3. To John de Bloxham. Order not to intermeddle further with the assessment and levying of the twentieth in co. Middlesex, which the king appointed him and Henry de Frowyk to assess and levy, as he afterwards appointed Henry de Bydyk to assess and levy it with the said Henry de Frowyk. By K. & C.

Nov. 10. To the sheriff of Lincoln. Order to cause a coroner for that county to be elected in place of Richard Thurger, whom the king has caused to be amoved from office because he has not sufficient lands for the office.

Nov. 10. To the sheriff of Leicester. Order to cause a coroner for that county to be elected in place of John de Derby of Leicester, who has insufficient lands.

Nov. 16. To John de Chyverdon, chamberlain of North Wales. Order to account with Giles de Bello Campo for his fee for the time that John has been chamberlain and for the time that Giles has been constable of Beaumaris castle, and to cause to be paid to him what shall be found by the account to be in arrear of Giles's usual fee.

To Robert Power, late chamberlain of North Wales. Order to receive an attorney to be appointed by Giles de Bello Campo to render account before him for the time when Giles was sheriff of Caernarvan, as Giles is staying by the king's order with Edmund, earl of Kent, so that he cannot

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Membrane 6—cont.

come in person; provided that if Giles remain in arrears by the account, and the attorney forthwith satisfy the arrears, the chamberlain shall proceed to the conclusion of the account, otherwise he is not to proceed to the conclusion of the account without Giles's presence.

Oct. 15. To the treasurer and barons of the exchequer. Order to cause Simon son of Simon de Holand and his mainpernors, if there be any, to be discharged of the fine of 20 marks made by him, as it appears by the tenor of the fine sent to the king by Geoffrey le Scrop, chief justice to hold pleas before him, that it was presented before Hervey de Staunton and his fellows, the late king's justices to hold pleas before him, that Simon was of the household of Thomas, late earl of Lancaster, and was armed in his company at the bridge of Burton against the late king, in the 15th year of his reign, and that he made fine with the late king in the above sum for that trespass, and Simon has prayed the king to cause him to be discharged of the said fine in accordance with the statute in the last parliament at Westminster.

Nov. 20. To Thomas Wake, keeper of the Forest this side Trent. Order to deliver John de Leyc[estria], imprisoned at Stafford for trespass of vert and venison in the forest of Cannock (*de Kannoco*), in bail to twelve mainpernors, who shall undertake to have him before the justices next in eyre for forest pleas in co. Stafford.

Oct. 22. To William Trussel, escheator beyond Trent. Order to cause William de Burgo, kinsman and heir of Richard de Burgo, late earl of Ulster, to have seisin of the lands that the said Richard, his grandfather, held at his death in chief of the late king, as the king has taken William's homage for the lands and rendered them to him, although he has not yet come of age, at the request of Henry, earl of Lancaster, and out of confidence that he has of the good service to be rendered to him by William in Ireland and elsewhere.

By p.s.

The like to Walter Wogan, escheator in Ireland, ordering him to retain the castle of Crakfergus in the king's hands until otherwise ordered.

By the same writ.

Nov. 20. To John de Stonore, John de Bousser, and William de Fulbourn. Whereas the king lately appointed them his justices to take an assize of novel disseisin that Elizabeth, late the wife of John de Burgo, arraigned before them aginst John de Handlo and others named in the original writ concerning tenements in Stepelclaydon; and afterwards, at Elizabeth's suggestion that John alleged in pleading that he held the tenements put in view for his life by the deed of Hugh le Despenser, the elder, and that they ought to revert to the king after his death by reason of Hugh's forfeiture, wherefore the justices deferred proceeding to take the assize, the king ordered them to proceed to take the assize notwithstanding this allegation, provided that they did not proceed to render judgment without consulting the king; and afterwards, because it appeared by the said deed, shewn before the king in chancery, that Hugh granted the manor of Stepelclaydon, which was placed in view, to the aforesaid John for life, whereby the reversion pertains to the king by reason of Hugh's forfeiture, the king ordered the justices to supersede the taking of the assize until the treaty held at Lincoln on the morrow of the Exaltation of the Holy Croes last, so that he might then cause to be done what should seem good after deliberation, and the justices superseded the taking of the assize accordingly; and afterwards, at Elizabeth's petition before the king and his council in the said treaty, the king ordered the justices to proceed to take the assize notwithstanding John's allegation and the king's previous order, provided that they did not proceed to render judgment without consulting him; and it is now found by the tenor of the assize thus taken, which has been sent to the king, that the manor was at one time in the seisin of

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Membrane 6—cont.

Richard de Burgo, sometime earl of Ulster, who enfeoffed the said John de Burgo and Elizabeth his wife thereof, to have to them and the heirs of their bodies, and that John and Elizabeth continued their seisin thereof as of their free tenement until William Aylmer, the elder, and John de Bentle disseised them thereof unjustly, by reason of a contract between the said earl and Hugh, and that the said John de Handlo entered the manor by the said Hugh after the disseisin, and Elizabeth has prayed the king to order justice to be done to her herein: the king therefore orders the justices to proceed to render judgment in the premises, saving his right in all things.

By C.

MEMBRANE 5.Nov. 19.
Pontefract.

To the sheriffs of London. Whereas at the prosecution of Alan Gille, Robert le Roper, and Adam Strangswere, citizens of that city, suggesting that William de Kauntepy, merchant of Cretey, of the power of the king of France, loaded at Cretey a ship of his called '*La James*' of Cretey with wheat and other victuals, in order to carry the same to the duchy [of Aquitaine], and that Reymund Spyan of Bayonne and other malefactors, his accomplices, entered the ship at sea by armed force, and took the ship and goods and victuals and brought them to the Pool (*La Pole*) of London, and when William followed Reymund and his accomplices to the Pool, they, fearing they would be there convicted of the robbery aforesaid, gave the ship to the late king, so that might thus conceal (*cooperirent*) their deed, the custody of which ship the late king committed to the said Reymund, and that William did not obtain delivery of the ship, although he prosecuted against the late king for it, wherefore the king of France, at his suit, caused three ships of the said Alan, Robert, and Adam, laden with divers sorts of corn and victuals to the value of 80*l.*, to be arrested in the town of St. Valery, and caused them to be delivered to William in recompence for his aforesaid ship, the king ordered the mayor of Londou and the aforesaid sheriffs to inquire the truth of the premises; and it is found by the inquisition taken in the matter that the ~~aforesaid~~ ship was taken at sea about the Purification, in the 17th year of the late king's reign, by ~~Reymund and other malefactors unknown~~, who brought her to the Pool in the port of London, and gave her to the late king, who committed the custody thereof to Reymund, and thus she came again to Reymund's hands, and that she is worth with her tackle 50*l.*, and that she was afterwards attached by the sheriffs at the suit of Alan, Robert, and Adam, and is still in the sheriffs' custody, and that about Midsummer, in the aforesaid year, the aforesaid three ships, laden with corn and other victuals to the value of 80*l.*, were arrested in the town of St. Valery by order of the king of France at William's suit, and were delivered to him in satisfaction of the ship aforesaid; and it also appears by the letters patent of the mayor and *échevins* of the town of St. Valery sent to the mayor and sheriffs of London, which the king has inspected, that the king of France caused the three ships to be arrested and delivered to William in the manner above stated: the king therefore orders the sheriffs to deliver the said ship and all her tackle and gear to Alan, Robert, and Adam, in part satisfaction for their three ships and chattels, upon their finding security to save the king harmless against all persons concerning the said ship.

By K.

Nov. 21.
Pontefract.

To the bailiffs of Scardeburgh. Whereas it appears by their certificate that Hugh de Berflet and his fellows, merchants of Flanders, arrived at that port on Wednesday before All Saints last, and by the violence of the sea the ship was broken upon a rock in the night, and that there were in the ship two friars of the order of Preachers and five other men of Scotland, and that the friars fled to the house of the Friars Preachers in that town, and

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Membrane 5—cont.

placed themselves in the church, and still stay there, and that the other five Scots, after the wrecking of the ship, escaped suddenly before dawn and fled, and that the bailiffs caused the bodies of the said merchants and the goods found with them to be arrested, because the Scots were in their society and the merchants were going to Scotland with the ship and the goods in her to communicate with the king's Scotch enemies: the king, not wishing that any men of Flanders shall be molested or disquieted pending the truce between him and the men of Flanders, orders the bailiffs to cause the said Hugh and his fellows to be released, if they have been arrested solely for this reason, and to permit them to go whither they will, and to cause their goods and chattels to be delivered to them. They are enjoined to place the Scotch friars who have fled to the said church under such diligent custody as they can without injury of the liberty of the church, so that they may not escape from the realm.

Nov. 30.
Clipstone.

To Thomas Wake, keeper of the Forest beyond Trent, or to him who supplies his place. Order to deliver Master John de Suthewell, imprisoned at Stafford for trespass of vert in the forest of Canoc, to twelve mainpernors, who shall undertake to have him before the justices for the pleas of the forest when they next come to those parts.

Nov. 28.
Clipstone.

To W. archbishop of York. Order to appoint collectors in his diocese of the tenth granted to the king by him and the prelates and clergy of the province of York at St. Peter's church, York, so that the collectors may pay the king a moiety thereof at the Purification, and the other moiety at Midsummer without delay, certifying the treasurer and barons of the exchequer of the names of the collectors. By K.

The like to the bishop of Durham and the bishop of Carlisle.

To the keeper of the spiritualities of the archbishopric of Canterbury, the see being void. Like order to appoint collectors of the tenth granted to the king by the prelates and clergy of the province of Canterbury in congregation at St. Mary's abbey, Leicester.

The like to the following:

- J. bishop of Ely.
- J. bishop of Winchester.
- J. bishop of Chichester.
- S. bishop of London.
- D. bishop of St. David's.
- J. bishop of Llandaff.
- S. bishop of Salisbury.
- H. bishop of Lincoln.
- H. bishop of Rochester.
- W. bishop of Norwich.
- The bishop of Bangor.
- D. bishop of St. Asaph.

R. bishop of Coventry and Lichfield, or to his vicar-general, he being absent in remote parts.

The elect confirmed of Worcester.

The keeper of the spiritualities of the bishopric of Exeter, the see being void.

The keeper of the spiritualities of the bishopric of Hereford, the see being void.

The bishop of Hereford, under date 24 December.

Nov. 22.
Pontefract.

To Richard Damori, justice of Chester. Order to cause the sons of the citizens of Chester who are kept as hostages within Chester castle to be released from custody, upon the citizens finding mainprise to bring back to the castle the hostages or others in their places whenever they shall be found by the king or his justice of Chester to be disobedient and ill-behaved

1327.

Membrane 5—cont.

to him, so that it shall be necessary for the king to demand such hostages from them for his security and that of the city, as the citizens have prayed the king to cause the hostages, who are young and are detained through no fault of theirs or of the citizens, to be released.

Nov. 28.
Clipstone.

To the sheriff of Suffolk. Order to cause the lands, goods, and chattels of Robert de Ereswell of St. Edmunds to be delivered to him, and not to intermeddle with him or his body in any way, and not to permit any one to do so, until further orders, as John de Hoghton of co. Lincoln and William de Glatton of co. Cambridge have mainperned to have Robert before the king when ordered to stand to right concerning certain felonies, larcenies, and trespasses committed by him, it is said, at St. Edmunds in the sheriff's county, whereof he is indicted and for which he rendered himself to prison.

By K.

Nov. 14.
Pontefract.

To W. archbishop of York. Order to appoint some trustworthy men to survey the benefices in the archdeaconries of Cliveland and Estryhyng, in his diocese, and to cause those that were not taxed at their true value at another time by reason of the destructions by the Scots to be taxed anew, so that the tenth thereof granted to the king may be levied, and to certify the king of the taxation when made, as the clergy of the archdeaconries have besought the king to cause the benefices destroyed by the frequent cominges of the king's Scotch enemies to be taxed anew, as they are unable to pay the tenth according to the old taxation.

By K. & C.

Nov. 28.
Clipstone.

To the bailiffs of Great Yarmouth. Order to cause 20 lasts of red (sori) herrings of the best herrings that may be found in that town to be bought and purveyed for the expenses of the king's household, out of the ferm of that town, and to cause them to be kept safely until further orders.

By p.s. [1420.]

Dec. 2.
Nottingham.

To William Trussel, escheator beyond Trent. Order to amove the king's hand from a messuage and a virgate and 12 acres of land in Westbury, and to restore the issues received thence since the death of Nicholas de Bathonia, as the king—at the prosecution of Robert de Sapy and Alina his wife, daughter and co-heiress of John de Aune, kinsman and the other heir of the said Nicholas, suggesting that Nicholas demised the premises for his life to John de Cromhale and Margaret Kynervan, and that John de Bury, the late king's escheator in co. Gloucester, pretending that the messuage and land were held of the said king and had been alienated without his licence, took them into the said king's hands, and that they are for this reason still in the king's hands—ordered the escheator to make inquisition concerning the premises, and it is found by the inquisition that the lands were taken into the late king's hands by the said John de Bury for the reasons above stated, and that they are in the king's hands for this reason only, and that Nicholas held them of John de Bohun of Harsfeld by knight service as parcel of the manor of Westbury, which the said Robert and Alina and John de Aune, the heirs of Nicholas, hold of the said John de Bohun by the service of half a knight's fee.

Dec. 2.
Nottingham.

To the same. Order to deliver to H. bishop of Lincoln or to Walter de Woburn, his attorney, the manors and lands whereof Bartholomew de Badelesmere, tenant in chief of the late king, was seised in his demeane as of fee, and the lands that are held of the inheritance of Giles, his son and heir, for term of life when they fall in, together with the issues received by the escheator from the said lands from 26 February last, when the king committed to the bishop the custody thereof during the minority of Giles.

Dec. 5.
Leicester.

To William Trussel, escheator this side Trent. Order not to distrain Walter Trayly for homage and fealty for the lands that he holds of the king, as he has done homage and fealty to the king.

By p.s. [1436.]

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Dec. 2.
Nottingham. To the treasurer and barons of the exchequer. Order to cause an assignment where prompt payment may be had to be made to the executors of the will of Hervey de Staunton for 800*l.*, for money of Hervey's that the king, after the arrival of him and his mother from France, caused to be taken for his affairs in St. Edmund's abbey, which money was not paid to Hervey in his lifetime. By p.s. [1425.]

Nov. 25.
Pontefract. To the sheriffs of London. Order to cause John de Lacy, whom the king ordered to be taken and imprisoned by the mayor and them, to come before the king in chancery under secure convoy, to hear what the king will say against him and to receive what shall be ordained.

Nov. 22.
Pontefract. To the sheriff of Kent. Order to cause a coroner for that county to be elected in place of John de Hampton, deceased.

Dec. 2.
Nottingham. To John de Stonore. Order to affeer the estreats of his rolls of the time when he was the late king's justice, with others, to hear and determine certain felonies and trespasses committed in cos. Oxford, Berks, and Buckingham, and to send the estreats to the exchequer, there to be delivered to the treasurer and barons.

MEMBRANE 4.

Dec. 4.
Leicester. To the sheriff of Kent. Order to make summons of an eyre in that county before Geoffrey le Scrop, John de Stonore, Walter de Friskeneve, Richard de Wylghby, and Ralph de Bereford, and others, at Canterbury at the quinzaine of St. Hilary next. By K. & C.

Vacated, because the eyre was revoked as appears below in a writ enrolled on the dorse of this roll.

Nov. 24.
Pontefract. To the treasurer and barons of the exchequer. Order to cause allowance to be made to Gilbert Talebot, banneret, in the debts due from him to the exchequer for 116*l.* 3*s.* 8*d.*, and to cause him to be satisfied by payment or assignment for any surplus that there may be, as Gilbert has prayed the king to cause allowance to be made to him as above for this sum, which is due to him for the wages of himself and his men-at-arms in war and for his winter and summer fees for this year, as appears by a bill of the king's wardrobe under the seal of Robert de Wodehous, keeper of the same, in his possession. By K. & C.

Dec. 1.
Nottingham. To Edmund de Assheby, late sheriff of Warwick and Leicester. Whereas Gilbert Lavener complained to the king that Walter de Bussey of Leicester was indicted, in the late king's time, of the receipt of thieves and of larceny, and was taken for that reason, and all his goods and chattels were confiscated, and that Gilbert had at that time divers goods and chattels in William's custody, which were appraised for the late king's use amongst Walter's goods and chattels at that time, and that they are still in the king's hands, and he prayed the king to cause his said goods and chattels to be restored to him; and the king thereupon appointed Robert Burlet and Roger de Belegrave to enquire the truth of the premises, and it is found by their inquisition that Gilbert had in Walter's custody at the time of the arrest a chest bound with iron, price 2*s.*; a tapet of Reynes, price 5*s.* 8*d.*; 10 sheets, price 20*s.*; candles, price 2*s.*; a piece of cloth, price 2*s.*; a pair of shoes, price 6*d.*; four shirts (*camisias*), price 2*s.*; a bottle (*botellum*) of wax, price 12*d.*; 6 silken purses, price 13*s.* 4*d.*; a purse of ray cloth (*Reo*), price 18*d.*; a silken 'pouch,' price 3*s.*; a silken 'pouch,' price 18*d.*; a silken purse, price 12*d.*; two 'keverchiefs' of silk, price 5*s.*; four silken stomachers (*gorgiers*), price 2*s.*; a gilt caul (*hellum*), price 2*s.*; a silk girdle, price 6*d.*; a knife, price 12*d.*; four gold rings with sapphires, price 20*s.*; a diamond ring (*de amunda*), price 10*s.*; a gold ring, price 18*d.*; two gold brooches (*fermacula*), price 10*s.*; three silver brooches,

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Membrane 4—cont.

price 2s. ; two gold rings, price 18d. ; an ox-horn (*cornu de bugle*), price 2s. ; a silver ring, price 6d. ; a circle with 'perles,' price 30s. ; a gold circle, price 6s. ; a leaden cistern, price 30s. ; a supertunic of woollen cloth, price 3s. ; three table-cloths (*mappas*), price 6s. ; three hand-towels (*manutergia*), price 2s. ; a war-knife, price 6s. 8d. ; a mazer cup, price 4s. ; a bowl, price 2s. ; two iron andirons (*andernos*), price 18d. ; a silk purse, price 12d. ; four new tapets, price 16s. ; eight cartloads of wood, price 16s. ; four cart-loads of sea-coal, price 6s. ; and it was found that all these goods and chattels were taken into the late king's hands with Walter's goods by John de Cophus and John Pyk, who were appointed for this purpose, and were appraised by them for the late king's use, and were delivered by them by indenture to Oliver le Waleys, then sheriff of Leicester, by the late king's order under his privy seal : the king therefore orders the said Edmund to deliver to Gilbert all his goods and chattels thus taken into the late king's hands and in Edmund's custody.

By C.

Nov. 23.
Pontefract.

To the treasurer and barons of the exchequer. Order to permit Robert Olyver, the king's serjeant, to pay the debts due from him to the exchequer at the rate of 2 marks yearly, as the king has granted him these terms in consideration of the damages sustained by him by the invasions of the Scotch rebels in the northern parts, and in consideration of his good service to the king and his father.

By K.

Nov. 22.
Pontefract.

To William Trussel, escheator beyond Trent, or to his sub-escheator in co. Hereford. Order to move the king's hand from the goods and chattels of A. bishop of Hereford in his bailiwick, and to permit the bishop's ministers to dispose thereof without hindrance, as the bishop has complained to the king that the escheator has taken all the bishop's goods and chattels into the king's hands, pretending that he has been translated to the bishopric of Worcester.

By C.

Nov. 24.
Pontefract.

To John de Insula, constable of Wyndesore castle and keeper of the manor of Kenyngton. Order to pay to John de Havering, parker of the king's park of that manor, the arrears of his usual wages for the time of the constable's office.

By p.s.

To the same. Order to cause the houses, walls, and other buildings of the said castle and manor and the paling of the park to be repaired by the view of men of those parts.

By the same writ.

Dec. 9.
Coventry.

To the sheriff of Somerset and Dorset. Order to cause the hall, chambers, and other houses in Shirburn castle to be repaired, expending up to 20*l.*

By C.

Dec. 16.
Chipping
Campden
(Chaumpeden).

To the sheriff of Warwick. Order to cause coroners for that county to be elected in place of William de Sutton, Walter de Murcote, William de Wynncote, and John de Shuckburgh, whom the king has caused to be removed from office because they are insufficiently qualified.

Dec. 17.
Winchcomb.

To Simon de Bereford, escheator this side Trent. Order not to intermeddle further with the lands of John de Meriet, and to restore the issues thereof, as the king learns by inquisition taken by William Trussel, late escheator this side Trent, that John held no lands in chief of the king at his death by reason whereof the custody of his lands ought to pertain to the king, but that he held divers lands of other lords by various services.

Dec. 16.
Winchcomb.

To Master Peter de Galiciano. Order to deliver to the archbishop, dean, and chapter of Rouen their lands in his custody, which the late king caused to be taken into his hands by reason of the war between him and the king of France, as they have prayed the king to cause restitution to be made as peace has been reformed between the king and the king of France. By K. [Fædera.]

The like to Robert de Wyvill, 'de verbo ad verbum.' [Ibid.]

1327.

Membrane 4—cont.

Dec. 20. Gloucester. To Simon de Beresford, escheator this side Trent. Order not to distrain Thomas de Sutton for fealty for the lands that he holds of the king in Miccham, as he has done fealty to the king.

To the same. Order not to distrain Elizabeth, sister and co-heiress of Gilbert de Clare, sometime earl of Gloucester, for her homage for the lands that she holds of the king in ch.f., as the king has taken her homage.

By p.s. [1452.]

Dec. 22. Gloucester. To W. archbishop of York. Order to appoint trustworthy men to survey the benefices in his diocese that have been destroyed by the Scots, and to cause those that have not been re-taxed to be taxed anew, so that the tenth may be levied according to the taxation, certifying the treasurer and barons of the taxation, as the clergy of the diocese have prayed the king to cause such benefices to be taxed anew, because they are unable to pay the tenth according to the old taxation.

By K.

Dec. 26. Worcester. To the sheriff of Worcester. Order to cause a coroner for that county to be elected in place of Geoffrey le Despenser of Upton, who is insufficiently qualified.

Dec. 25. Worcester. To Simon de Beresford, escheator this side Trent. Order not to distrain the abbot of Westminster for his fealty for the lands that he holds of the king, as he has done fealty to the king.

By p.s.

Dec. 25. Worcester. To the sheriff of Worcester. Order to deliver to Thomas de Hevere, executor of the will of Thomas, late bishop of Worcester, all the bishop's goods and chattels, which the sheriff has taken into the king's hands for any debts that may be due to the king, as the executor has found security to answer for any such debts so far as the goods and chattels will suffice.

By K.

Names of the mainpernors of the said Thomas: Robert de Valoignes of co. Kent, John Coltan of co. Worcester, John de Berkynge of co. Essex, John de Haddon.

MEMBRANE 3.

Dec. 12. Kenilworth. To William Trussel, escheator this side Trent. Order not to distrain the prior of Kenilworth for his fealty for the lands that he holds of the king, as he has done fealty to the king.

Dec. 20. Gloucester. To the treasurer and barons of the exchequer. Order to discharge William de Burgh, son of John de Burgh, and kinsman and heir of Richard de Burgh, late earl of Ulster in Ireland, of the extent to be rendered to the exchequer for the lands of the earl in England, which were in the king's hands by reason of the heir's minority, the custody whereof the king committed to him on 3 February last, from 22 November last, when the king took his homage for the lands that the said earl, his grandfather, held in chief of the late king, and to discharge Elizabeth de Burgo, lady de Clare, of co. Essex, of her mainprise for payment of the extent.

Dec. 19. Gloucester. To the sheriff of Sussex. Order to deliver to John de Barton the goods and chattels of the abbot of Fécamp of the value of 180*l.* 6*s.* 1*d.*, which the sheriff has arrested, according to his return, in execution of the king's order [*at Mem. 7, page 181 above*], in part satisfaction of the 280*l.*, for which the king ordered him to arrest goods of the abbot and his men, and to cause goods and wares of the abbot and of the men and merchants of his power to be arrested to the value of the remaining 99*l.* 13*s.* 1*d.*, and to cause them to be kept safely until John have been satisfied for that sum, certifying the king of his proceedings.

1327.

Dec. 24.
Worcester.

To the sheriff of Lancaster. Order to cause all the lands of Robert de Holand in his bailiwick to be taken into the king's hands, in whose hands soever they may be, and to cause them to be delivered to Robert, as the king lately, in response to Robert's petition for restitution of his lands, ordered the treasurer and barons of the exchequer to search the rolls and memoranda of the exchequer and to certify the king of the reason for the taking of Robert's lands into the late king's hands, and it is found by their certificate that the said king, in the 15th year of his reign, caused the lands, goods and chattels of Robert, together with those that belonged to Thomas, late earl of Lancaster, and to Roger de Clifford, to be taken into his hands by certain sheriffs and other of his ministers, and that answer was made to him at the exchequer for the issues of Robert's lands in the same way as for the issues of the lands of the said earl, and that Robert's lands are in the king's hands for this and no other reason, and it was agreed in the last parliament at Westminster that those who were of the earl's quarrel and those whose lands were taken into the late king's hands without any certain cause being expressed shall have restitution of their lands.

By K. and p.s. [1463.]

The like to the following sheriffs:

York.	Bucks.
Lincoln.	Rutland.
Leicester.	Stafford.
Derby.	London.
Northampton.	

By K. and the same writ.

To the keepers of the said Robert's lands in co. Lancaster. Order to deliver to Robert all his lands in their custody. By K. and the same writ.

The like to the keepers of his lands in all the aforesaid counties.

To Richard Dammory, justice of Chester. Order to cause all the said Robert's lands in his bailiwick to be delivered to Robert.

By K. and the same writ.

To the treasurer and chamberlains. Order to deliver to the said Robert all his deeds, charters, and muniments in their custody, which the late king caused to be taken into his hands with Robert's goods and chattels.

By K. and the same writ.

Dec. 17.
Winchcomb.

To the treasurer and barons and chamberlains of the exchequer. Order to cause Simon de Swanlond to have payment or assignment where he may speedily be satisfied for 300L, which the king owes to him for cloth bought from him by Thomas de Useflet, clerk of the great wardrobe, for the king's liveries (*liberacione*) against Christmas. By p.s.

1328.

Jan. 2.
Lichfield.

To William Trussel, late escheator this side Trent. Order to restore the issues received by him from the lands of John de Meriet, as the king ordered Simon de Bereford, escheator this side Trent, not to intermeddle further with John's lands and to restore the issues thereof, because it was found by inquisition taken by William that John held no lands in chief of the king at his death, and the king is given to understand that William has received many issues of the lands of the time when he was escheator.

1327.

Dec. 30.
Lichfield.

To the sheriff of Kent. Order to cause a coroner for that county to be elected in place of John de Hampton of Rochester, deceased.

1328.

Jan. 1.
Lichfield.

To Simon de Bereford, escheator this side Trent. Order to cause dower to be assigned to Eustachia, late the wife of Richard de Bello Campo of Holt, of the manor of Holt and of the advowson of that manor, in the presence of Joan de Boys, keeper of the land and heir of Guy de Bello

1328.

Membrane 3—cont.

Campo, late earl of Warwick, if she choose to attend, as the king learns by inquisition taken by the escheator that Richard held no lands of the king in chief at his death, but that he held the manor and advowson of the said heir, a minor in the king's wardship, by the service of a moiety of a knight's fee, and that John de Bello Campo, son of Richard, is his next heir, and is aged eight years, and Eustachia has prayed the king to cause dower of the manor and advowson to be assigned to her.

Jan. 1.
Lichfield.

To Thomas Wake, keeper of the Forest this side Trent, or to him who supplies his place. Order to deliver John de Wyford, John le Heuster, Simon de Tredinton, and John de Elmhurst, imprisoned at Stafford for trespass of vert in the forest of Canke, to twelve mainpernors for each of them, who shall undertake to have them before the justices for forest pleas when they next come to that county.

1327.
Nov. 28.
Clipston.

To the treasurer and barons of the exchequer. Order to cause Robert de Moreby to be discharged of the ferm of the manor of Turmunhalle, co. York, which belonged to Hugh le Despenser, the younger, which the king committed to him on 7 February last, to hold at ferm from Michaelmas, 20 Edward II., until the following Michaelmas, and to cause him to be discharged of the corn sown therein by him or by the said Hugh, as the king, on 30 May (*sic*), ordered him to deliver the manor to John de Roos, steward of the household, to whom the king granted it for life, and to whom he afterwards granted the corn in the demesne lands of the manor sown in Hugh's time, and the corn sown by Robert whilst the manor was in his custody, provided that he satisfied Robert for his costs and expenses in connexion therewith. It is provided that Robert shall answer for the goods and chattels in the manor, or for their price, and for any issues received between 7 February and 30 March aforesaid.

MEMBRANE 2.

Dec. 18.
Gloucester.

To John de Ryngewode, parson of the church of Saltwode. Order to deliver all the rolls and memoranda in his custody touching the accounts of the bailiffs, ministers, reeves, and receivers who are bound to render account of the time when they were in the service of Walter, late archbishop of Canterbury, who was indebted to the king at the exchequer, by indenture to the king's clerks, Master John de Radeswell and William de Leycestria, whom the king has appointed to audit the said accounts, and to do all and singular things pertaining to the accounts.

To the chamberlain of South Wales. Order to pay to Geoffrey Beaufou the arrears of his wages as keeper of the castle and town of Cardigan and of the stewardship of 'Cardiganshire,' which offices the king committed to him for life on 22 October last at the request of Edmund, earl of Kent, and to pay him his wages henceforth.

Dec. 24.
Worcester.

To John de Chiverdon, chamberlain of Kaernarvan. Order to pay 60s. yearly to David Gogh, a Welshman, for so long as he shall be chamberlain, in accordance with the late king's grant to David of that sum yearly for life from the chamberlain of Kaernarvan in Wales.

1328.
Jan. 6.
Nottingham.

To the justices next in eyre in co. Kent. Order to permit Johnde Cantebrigg' to be the king's serjeant in the eyre, as the king wills that he shall be his serjeant in the eyre, and John has taken oath hereupon before the king.

1327.

Dec. 12.
Coventry.*Membrane 2—cont.*

To the sheriff of Norfolk and Suffolk. The burgomasters, *échevins*, *consules*, and community of the town of Bruges have signified to the king by their letters that certain burgesses of that town lately loaded two ships of Flanders, the master of one being John de Turnay of Sluys (*Escluse*) and of the other John Babbard, with their goods and wares, for the purpose of carrying them to divers parts to trade therewith, and that certain men of Great Yarmouth, pretending that the goods in the ship belonged to men of Scotland, which they did not, entered the ships by armed force as they were sailing by the sea coast near Great Yarmouth, and took and carried away the goods and wares aforesaid, which they detain, contrary to the truce between the king and the men of Flanders, which goods and wares and ships are still under arrest within the sheriff's bailiwick, as the king is given to understand, wherefore the burgomasters, *échevins*, *consules*, and community have prayed the king to cause the goods to be delivered to Nicholas de Leek, their fellow-burgess, whom they have sent to the king in this behalf: the king therefore orders the sheriff to cause all the goods and wares aforesaid arrested in his bailiwick that Nicholas can prove to belong to the burgesses of the said town to be released together with the said ships, and to cause them to be delivered to Nicholas, notwithstanding that men of Scotland or their goods and wares were then in the same ships. If any of the said goods have been elogned, the sheriff is to cause inquisition to be made concerning them, and to cause them or their price to be delivered to Nicholas, so far as he can prove that they belonged to the said burgesses, certifying the king of his proceedings. It is provided that the goods and chattels belonging to men of Scotland that were arrested on this occasion shall be kept safely without diminution until further orders. By K. & C. [Fædera.]

1328.

Jan. 3.
Burton-on-
Trent.

To the treasurer and barons of the exchequer. Master William de Weston has shewn the king that whereas the late king sent him to parts beyond sea for the expedition of his affairs there, and he received 50 marks in the late king's court before the barons of the exchequer, in the 19th year of the reign, from the late king's treasurer by way of imprest made to him by the treasurer and chamberlains, to be paid by him at a certain term now past, and the treasurer and barons have now ordered this sum to be levied from his goods and ecclesiastical benefices in the diocese of Lincoln by the bishop for the king's use, and he expended more than this sum in the aforesaid affairs, as will appear by his account, which he is prepared to render before the treasurer and barons, and he has prayed the king to cause the levy of the said 50 marks to be superseded until he have accounted before the treasurer and barons for the expenses aforesaid: the king therefore orders them to audit William's account, and if, after the rendering of the account, they find that this sum or any part thereof is due to the king from William, to cause to be done concerning the arrears what they shall see fit, superseding until Easter next the levy of the aforesaid 50 marks, unless William account therefore in the meantime. By K.

Jan. 10.
Clipstone.

To Robert de Clypton, keeper of the manor and peel of Clypton. Order to cause all the houses at the peel aforesaid built by the late king, except the great gate of the peel and the house over it, to be removed, and to cause certain of them to be re-erected in the manor according to his discretion.

1327.

Dec. 28.
Worcester.

To the treasurer and barons of the exchequer. Order to permit Robert de Hastang' to have the custody of the king's town on the Hull and of the manor of Myton, in accordance with the late king's grant thereof to him for life, and not to molest him in any way contrary to the same without consulting the king, as it is shewn to the king on Robert's behalf that

1327.

Membrane 2—cont.

they, pretending that he could not keep the town by reason of weakness and infirmity, have ordered him, by writ of the exchequer witnessed by the treasurer, to be before them and others of the king's council at York as speedily as possible to hear and receive what shall be ordained concerning the custody by the king's council; whereat the king is astonished, especially as such writs ought not to issue from the exchequer without his knowledge, and as Robert is not bound to answer at common law for the freehold that he has therein according to the aforesaid grant without the king's writ.

1328.

Jan. 12.
Clipstone.

To Simon de Bereford, escheator beyond Trent. Order not to distrain Ingelram Berenger for homage and fealty for the lands that he holds of the king, as the king has taken his homage and fealty. By p.s.

The like in favour of the following:

John de Weston.

Jan. 22.
York.

The abbot of Certeseye.

Jan. 12.
Clipstone.

To John de Shelyng and Thomas Poucyn, taxers and collectors of the twentieth in co. Kent. Order to pay to the merchants of the society of the Bardi of Florence, or to one of them staying at London, by indenture all the money received, or to be received, of the twentieth in that county, to be kept by the said merchants for the king's use until further orders. The king has ordered the merchants to receive the money in form aforesaid.

By K.

Jan. 13.
Clipstone.

To John de Crumbewell, keeper of the Forest this side Trent, or to him who supplies his place in Shirewod forest. Order to cause timber to be delivered from the said forest to Robert de Clypton, keeper of the manor and park of Clypton, for the repair and reconstruction of the houses at Clypton peel that the king has ordered him to remove to the manor.

By K.

Jan. 16.
Clipstone.

To the chamberlain of South Wales. Order to cause the house of the king's prison in Kardigan castle to be repaired, as the king understands that it greatly needs repair. By C.

Jan. 14.
Clipstone.

To Richard de Grey. Order to deliver to Nicholas de Stoteville his lands in Barton and Brademere, which the late king took into his hands amongst other lands of the men of the power of the king of France, as Nicholas has prayed the king to restore them since peace is re-established and published between the king and the king of France. By K.

Jan. 12.
Clipstone.

To Simon de Grymesby, escheator this side Trent. Whereas the king, on 9 June last, committed to Robert de Clipston the custody of the manor and peel of Clipston during pleasure, receiving therefor as much as other keepers have received heretofore for that custody, and the king has now committed to him the custody of the manor and park of Clipston during pleasure, so that he shall maintain the manor at the king's cost and the paling of the park at his own cost, receiving for the latter timber from dry wood in the park and taking 7d. a day for himself, the parkers, and makers of the paling aforesaid from the eschentor this side Trent; and although the king has ordered the escheator by divers writs to cause as much to be paid to Robert for the said custody as other keepers received, the escheator has nevertheless deferred paying Robert anything, because it was not evident to him how much other keepers were wont to receive for the same, and Robert has therefore prayed the king to cause his wages for the custody to be paid to him, as he, by himself and his servants, has kept the park together with the manor and peel from the said 9 June, and has repaired the paling: the king therefore orders the escheator to pay him 7d. a day from 9 June for himself,

1328.

Membrane 2—cont.

the parkers, and the makers of the paling, and to pay him the same henceforth for so long as he shall have the custody. By K.

1327.

Nov. 23.
Pontefract.

To the treasurer and barons of the exchequer. Order to account with John de Langton, king's clerk, whom the king lately sent to Kaerfilly castle to receive his treasure and other things therein, and to bring the same to him, and to cause to be paid to him what shall seem just and reasonable to them as well for the treasure and things aforesaid as for his costs and expenses in the king's service.

1328.

Jan. 21.
York.

To the sheriff of York. Order to cause a coroner for that county to be elected in place of Simon Lovel, who is insufficiently qualified.

Jan. 20.
Rothwell.

To the sheriff of Nottingham. Order to pay 40 marks to Robert de Clipston, keeper of the manor and park of Clipston, for the removal and erection of the houses within the peel of Clipston that the king has ordered him to remove. By K.

Jan. 22.
York.

To Simon de Bereford, escheator beyond Trent. Order not to intermeddle further with the lands of Robert de Clifton, and to restore the issues thereof, as the king learns by inquisition taken by William Trussel, late escheator beyond Trent, that Robert held no lands at his death in chief of the king by reason whereof the custody of his lands ought to pertain to the king.

*MEMBRANE 1.*Jan. 21.
York.

To the treasurer and barons of the exchequer of Dublin. Order to cause William de Burgh, son and heir of John de Burgh, kinsman and heir of Richard de Burgh, late earl of Ulster in Ireland, to be discharged of the extent of the castles, lands, and liberty of Ulster, which were in the king's hands by reason of the heir's minority, the custody whereof the king committed to him on 5 February last, from 22 November last, when the king took his homage for the lands that the said earl, his grandfather, held of the late king in chief, and to discharge Elizabeth de Burgo of her mainprise for payment of the extent.

Jan. 20.
York.

To the treasurer and barons of the exchequer. Order to cause allowance to be made to Master Walter de Istlep, the late king's treasurer of Ireland, for 131*l.* 1*s.* 6*d.* paid by him to John de Hothum by virtue of the late king's order, John having satisfied Peter Michole and John Michole and Arnald de Lesberk, burgess and merchant of Marmand, for the debts due to them from the late king, to wit 83*l.* 1*s.* 8*d.* due to Peter and John for Vitalis de Bonaz, merchant vintner, for wines bought from him by Henry de Say, the late king's butler, for the expenses of the household in the second year of his reign, and 47*l.* 19*s.* 10*d.* due to Arnald for wines bought from him for the late king's use at Newcastle-on-Tyne by Andrew de Lenne, attorney of the aforesaid Henry, on 11 July, in the third year of the said king's reign, as appears by a bill under the seal of John de Drokeneford, bishop of Bath and Wells, and another bill under that of Ingelard de Warle, keepers of the said king's wardrobe.

Jan. 22.
York.

To Simon de Bereford, escheator beyond Trent. Order to deliver the manor of Wodhulle to Sibyl, late the wife of Peter de Besyles, mother of his heir, as nearest friend of the latter, together with the issues received therefrom, as the king learns by inquisition taken by the escheator that Peter at his death held the manor in chief of the king by the service of

1328.

Membrane 1—cont.

rendering four barbed arrows to the exchequer yearly for all service, and that he held no other lands of the king in chief by reason whereof the custody of his lands ought to pertain to the king, and that Matthew de Besyles, his son, is his next heir and is aged seven years.

Jan. 20.
York.

To the treasurer and barons of the exchequer. Order to cause allowance to be made to Master Walter de Istlep, in his account, for 12*l.* paid by him, by virtue of the late king's order, when he was treasurer of the exchequer of Dublin, to Duncan (*Dungano*) Mac Gofferi, knight, for the balance of 14*l.* for the wages of himself and his men staying at sea between Ireland and Scotland, in the 12th year of the late king's reign, as appears by a bill under the seal of Roger de Northburgh, then keeper of the wardrobe, the said king having paid Duncan 2*l.* previously.

Jan. 23.
York.

To Simon de Bereford, escheator beyond Trent. Order to cause dower to be assigned to Sibyl, late the wife of Peter de Besyles, tenant in chief, upon her taking oath not to marry without the king's licence.

Jan. 22.
York.

To the treasurer and barons of the exchequer. Order to cause allowance to be made to the collectors of the customs and of the new imprest of the port of Boston for 4,000*l.*, paid by them to William de la Pole by virtue of the king's order.

To the same. Order to cause allowance to be made to the collectors of the customs and of the new imprest of the port of Kyngeston-on-Hull for 2,000 marks, paid by them to Richard de la Pole and William his brother by virtue of the king's order, which sum the king granted to them for their good service and for divers other causes.

1327.

Dec. 6.
Clipstone.

To the same. Order to cause Robert de Morby to be discharged of the ferm of the manor of Turnhamhalle (*sic*), co. York, which belonged to Hugh le Despenser, the younger, which the king committed to him on 7 February last, to hold at ferm from Michaelmas, 20 Edward II., until the following Michaelmas, and to cause him to be discharged of the corn sown therein by him or by the said Hugh, as the king on 30 March ordered him to deliver the manor to John de Roos, steward of the household, to whom the king granted it for life, and to whom he afterwards granted the corn in the demesne lands of the manor sown in Hugh's time and the corn sown by Robert whilst the manor was in his custody, provided that he satisfied Robert for his costs and expenses in connexion therewith. It is provided that Robert shall answer for the king's goods and chattels in the manor, or for their price.

MEMBRANE 27d.

April 30.
Nottingham.

To the burgomasters, *échevins*, and community of the town of Bruges. The king learns from the mayor and certain citizens of London that the burgomaster, *échevins*, and community have complained to them by their letters that, after the truce between the king and them and others of Flanders, certain malefactors of the towns of Sandwich and Winchelse had captured a ship of the town of Neuport laden with divers wares to the value of 200*l.* on the sea near Boulogne, and carried her away with them after they had slain the mariners thereof. The king is much disturbed by this news, and he is very anxious that such an offence shall be severely punished, and he therefore signifies to the burgomaster, *échevins*, and community that if they or they who suffered the damage will send proctors or envoys to him to obtain justice, he will be prepared to exhibit them justice in all things

1327.

Membrane 27d—cont.

with all speed, according to the requirements of the truce, and he will so punish the evil-doers upon their conviction that others doing the like shall be struck with terror. It is not fitting that the truce shall be broken by reason of this evil deed, since it is not easy to provide security against such pirates' attacks, and it will not be the king's fault if such attempts against the truce be not duly emended.

[*Federa.*]

April 20. To Bartholomew de Burghassh, constable of Dover castle and warden of the Cinque Ports, or to him who supplies his place in the port of Dover. Order to permit brothers Guy de Cherryng and Simon du Chastel Noef, monks of Cluny abbey, who lately came to John de Warenna, earl of Surrey, for certain affairs touching him, and who are returning home by the king's licence, to cross from that port without hindrance; provided that they carry with them no *appertum* contrary to the statute. By C.
Stamford.

May 12. John de Bekyngham of Newerk acknowledges that he owes to William de Northwell, clerk, 10*l.*; to be levied, in default of payment, of his lands and chattels in co. Nottingham. Nottingham.

May 21. John de Elmesale of Donecastre acknowledges that he owes to Robert de Morby, knight, 9*l.*; to be levied, in default of payment, of his lands and chattels in co. York.—The chancellor received the acknowledgment. Pontefract.

May 25. Adam de Everyngham of Laxton, knight, acknowledges that he owes to Robert de Diggeby 280 marks; to be levied, in default of payment, of his lands and chattels in co. Nottingham. York.

Cancelled on payment.

Enrolment of grant by Adam de Everingham, lord of Everingham, to his yeoman (*vadlet*) Robert de Diggeby and Sibyl his wife of two robes yearly, to wit a robe suitable for Robert of the suit of his esquire and a robe for Sibyl suitable and becoming her estate, for their lives, or 4*s.* 8*d.*, to wit 26*s.* 8*d.* for Sibyl's robe and 20*s.* for Robert's, issuing from Adam's manor of Westburg', co. Lincoln, upon which manor he charges payment. Dated at Lincoln, on Wednesday before Whitsuntide, 1 Edward III. *French.*

Memorandum, that Adam came into chancery at York, and acknowledged the deed aforesaid.

Enrolment of release by Robert de Diggeby and Sibyl his wife to Sir Adam de Everingham, lord of Laxton, of their right in the manor of Westburg', co. Lincoln. Witnesses: Walter de Sutton; Gilbert de Tuxford; William atte Kirk; John de Bereford; Richard Hilde; Reginald de Cranewell. Dated at Lincoln, on Monday before Whitsuntide, 1 Edward III.

Enrolment of release by the said Robert and Sibyl to Sir Adam de Everingham, lord of Laxton, of their right in the manor of Northlezerton, co. Nottingham. Witnesses: John de Bolonybrok; Hugh de Hersy; Robert Brennande; John de Coyle; Simon de Gouteby; Hugh de Gouteby. Dated at Lincoln, on Monday before Whitsuntide, 1 Edward III.

Memorandum, that Robert came into chancery at York, on 25 May, and acknowledged the above deeds.

May 25. To William Trussel, escheator beyond Trent. Order to permit James le Botiller of Ireland to have respite for his homage for the lands held by him of the king, as the king has granted him respite during pleasure. By K. York.

May 28. To the prior and convent of St. Oswald's. Request that they will receive into their house William de Foleby, in place of Richard de Mareschal, deceased, who had his maintenance therein by order of the earl of Lincoln, and that they will administer to him the like maintenance in all things, in York.

1327.

Membrane 27d—cont.

consideration of his good service to the late king, certifying the king of their proceedings by the bearer of the presents. By K.

Peter de Thornton, clerk, puts in his place Geoffrey de Forde and John de Ledenham to prosecute the execution of a recognisance for 4*l.* made to him in chancery by Richard atte Lane of Hemmyngburgh.

MEMBRANE 26d.

May 12. To William Trussel, escheator beyond Trent. Order to supersede until the Assumption next the demand made upon Thomas de Grenham for homage for his lands, as the king learns upon trustworthy testimony that Thomas has set out for the marches of Scotland with Roger, bishop of Coventry and Lichfield, in the king's service by his order.

— Adam de Everyngham, knight, puts in his place Peter de Nottingham and Richard de Suththorp to defend the execution of a recognisance for 400 marks made by him in chancery to Sibyl de Everyngham.

May 14. Stephen de Marisco acknowledges that he owes to Robert de la Berwe of Welles 4 marks; to be levied, in default of payment, of his lands and chattels in co. Nottingham.

Richard de Roule acknowledges that he owes to Robert de Middelton 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Stafford.

May 12. To the abbot of St. Albans, keeper of the hospital of St. Giles at St. Albans. Request that he will admit into the hospital William Byker, who has long served the king and his father, and who is so smitten with leprosy that he cannot dwell amongst healthy men, and that he will place him amongst the sick men in the hospital, and cause the necessaries of life to be exhibited to him for life, as to others dwelling in the hospital. By K.

May 26. Richard Danesey acknowledges that he owes to John Mautravers, the younger, 10*l.*; to be levied, in default of payment, of his lands and chattels in co. Wilts.

Cancelled on payment.

Thomas de Grymstede acknowledges that he owes to the said John 10*l.*; to be levied, in default of payment, of his lands and chattels in co. Wilts.

Cancelled on payment.

Benedict Russel of Malton acknowledges that he owes to Walter de Pokethorp 200*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

Otto de Botrigan acknowledges that he owes to John de Carmynow 200 marks; to be levied, in default of payment, of his lands and chattels in co. Cornwall.

*Cancelled on payment.**MEMBRANE 25d.*

May 15. John de Borham, clerk, acknowledges that he owes to Thomas de Escrik, parson of the church of Dounton, 34*l.*; to be levied, in default of payment, of his lands and chattels in co. Essex.

Cancelled on payment, acknowledged by Robert de Hemmyngburgh and Roger de Reston, executors of the will of the said Thomas.

1327.

Membrane 25d—cont.

Enrolment of release by Alice daughter of Sibyl Thweng of Tykehill to John son of Thomas de Swynford of her right in the lands that she has of the feoffment of Edmund de Whelnetham, her brother, in Kelm. Witnesses: Thomas de Hareworth; Robert del Clay of Blith; William de Estfeld; Richard Cock; William Russell; Robert de Hesley. Dated at Blith, on Thursday in Easter week, 1 Edward III.

Memorandum, that Alice came into chancery at Wirsop, on 18 May, and acknowledged the above deed.

May 26.
York.

To the bailiffs of John de Britannia, earl of Richmond, of the wapentake of Gillyng. Order not to put the abbot of Rievaux in default for not appearing on Friday after St. Pancras last in the suit before the bailiffs between Adam de Ellerton and the abbot concerning an alleged trespass committed upon Adam by the abbot, as the abbot was in the king's service on that day by his order. *By K.*

Vacated, because on the roll of warranty of days.

May 29.
York.

Richard Tuchet acknowledges that he owes to Henry, earl of Lancaster, 1,000*l.*; to be levied, in default of payment, of his lands and chattels in co. Essex.

Cancelled on payment.

June 1.
York.

Thomas Wake of Lidel, John de Heselarton, knight, and Stephen de Swynnerton acknowledge that they owe to Richard de la Pole and William de la Pole, merchants of Hull, 300*l.*; to be levied, in default of payment, of their lands and chattels in co. York.

June 3.
York.

Hugh de Audeleye and Edmund de Appelby, knights, acknowledge that they owe to William de Melton, archbishop of York, 40*l.*; to be levied, in default of payment, of their lands and chattels in co. Gloucester.

June 3.
York.

Nicholas de Metham, knight, acknowledges that he owes to Henry le Scrop, knight, 40*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

June 5.
York.

To Master Geoffrey de Eyton, Roger de Guldesburgh, and Roger de Luda. Order to supersede until the king's return from the north, or until otherwise ordered, the execution of the king's appointment of them to survey the estate of the abbey of St. Albans, of the foundation of the king's progenitors, and to enquire concerning the defects that have arisen in the abbey and in the manors and woods of the same during the time of the present abbot.

MEMBRANE 24d.

May 3.
York.

William de Haukesgarth of Habton in Rydale acknowledges that he owes to Adam de Brom, clerk, 7 marks; to be levied, in default of payment, of his lands and chattels in co. York.

June 6.
York.

William de Fauconberge, the younger, acknowledges that he owes to William de Fauconberge, the elder, 400*l.*; to be levied, in default of payment, of his lands and chattels in co. Somerset.

John de Kyngeston acknowledges that he owes to Peter de Skiddemore 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Wilts.

June 12.
York.

John Gowere of Fayceby acknowledges that he owes to Thomas de Boulton, knight, 40*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

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Membrane 24d—cont.

Isabella, daughter of William Thurnene, puts in her place William de Wellum to defend the execution of a recognisance for 10*l.* made to Ralph de Nevill in chancery by William de Thurnene.

John de Styveton acknowledges that he owes to William Fauvel 6*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

Henry de Kendale, person of the church of Whityngham, in the arch-deaconry of Richmond, acknowledges that he owes to William de Northwell, clerk, 40*s.*; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment.

June 12. Thomas de Hareworth acknowledges that he owes to the prior of Blyth 240*l.*; to be levied, in default of payment, of his lands and chattels in co. Nottingham.

Isabella de Belewe puts in her place William de Saxton and Richard de Cotes to prosecute the execution of a recognisance for 10*l.* made to her in chancery by John de la Launde.

Enrolment of general release by Stephen de Oldebek of Norwich, 'draper,' to Sir Richard de Goldesburgh, knight, of all actions, etc. Dated at York, 14 June, 1 Edward III.

Memorandum, that Stephen came into chancery, on the said day, and acknowledged the above deed.

June 15. Richard son of Richard de Goldesburgh, knight, acknowledges that he owes to the said Stephen de Oldebek 12*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

June 16. William son of John Grayndorge acknowledges that he owes to John Grayndorge 10 marks; to be levied, in default of payment, of his lands and chattels in co. York.

Adam de Swylington, knight, acknowledges that he owes to John de Ebor[aco] 100*s.*; to be levied, in default of payment, of his lands and chattels in co. York.

*Cancelled on payment.**MEMBRANE 23d.*

Reymund Peregrini puts in his place John de Sancto Paulo and William Roscelyn of Hovenden to prosecute and defend all pleas in chancery touching him.

Richard de Playces puts in his place Robert de Totel to prosecute a petition before the king whereby he sues against the king for the manors of Langeley and Wyrardesbury, which he claims as his right descending to him after the death of Ralph de Playces his uncle, whose heir he is, as is contained in the petition.

June 5. To the sheriff of Oxford and Berks. Order to cause proclamation to be made prohibiting any one, under pain of forfeiture, from invading by armed force the abbey of Abyndon, of the king's patronage, or any of its manors, or from attempting anything to the breach of the king's peace, or from inflicting damage or annoyance upon the abbot and monks in their persons and goods, and to arrest any one doing so, taking with him the *posse* of the county if need be, and to cause them to be kept in prison until otherwise ordered, certifying the king of his proceedings, as the king learns that the abbey is so wasted in the things pertaining to it by the incursions of certain malefactors and disturbers of the peace that the greater part of the monks have left the abbey, and dare not go thither for fear of such malefactors, wherefore the king has taken the abbey and the abbots and monks, and their men, lands and possessions, into his special protection. The sheriff is

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Membrane 23d—cont.

ordered to maintain, protect, and defend the abbot and convent and men from such oppressions and wrongs to the best of his power.

June 15.
York.

To the justiciary of Ireland. Order not to grant any pardons of felonies to anyone without the assent of the whole of the king's council there, and not to cause any prisoner or hostage of the time of John Darcy, late justiciary of Ireland, detained in prison when he left Ireland, to be released, except according to the law and custom of those parts, or by the assent of the whole council.

By K.

Vacated, because [it is enrolled] within [page 134].

Enrolment of deed of Martin de Grymeston, executor of the will of Sir William de Hamok, knight, witnessing that whereas Sir Stephen le Waleys acknowledged in the chancery of Edward I. that he owed to the said William 220 marks, the said executor, having examined the acquittances of the said Sir Stephen for the debt shewn to him by Sir Richard le Waleys, son and heir and tenant of the lands of the said Stephen, acknowledges that satisfaction for the above sum was made to William in his lifetime. Dated at York, on Wednesday after the octaves of the Holy Trinity, 1 Edward III.

Memorandum, that Thomas de Knaresburgh, clerk, attorney of the said Martin, came into chancery at York, on the said day, and acknowledged the above deed.

June 17.
York.

John le Carpenter of Naburn and Nicholas his son acknowledge that they owe to John son of Nicholas de Northfolk of Naburn 100*s.*; to be levied, in default of payment, of their lands and chattels in co. York.

Memorandum, that on Sunday after St. Barnabas, 1 Edward III., John de Cherleton, lord of Powys, came into chancery at York, and produced, in the chamber of John, bishop of Ely, the chancellor, in his lodgings in St. Mary's abbey, York, before him, Geoffrey le Scrop, the king's chief justice, and many other knights and other men there in great number, an indenture under the seals of John son of Richard de Sutton, lord of Malpas, and Margaret his wife, containing that if the said John de Cherleton pay them 500 marks before Midsummer next, then a recognisance made by him in the late king's chancery to the said John son of Richard for 3,000*l.* shall be annulled, and he there offered 420 marks in four bags, and asserted that he was prepared to pay the money to the said John son of Richard if he had been present, in full payment of the aforesaid 500 marks, of which sum John son of Richard had previously received 80 marks, asserting that he had often offered the money contained in the indenture to the said John, and that he had maliciously refused to accept it, and he prayed that the money might remain in chancery, and be kept and delivered to John son of Richard when he will receive it according to the agreement. After these things had been done, the chancellor, having seen the said money, ordered the said John de Cherleton to cause it to be kept in a safe place, to be delivered to John son of Richard when he will receive it before the aforesaid feast.

Memorandum, that afterwards, to wit on Tuesday the eve of Midsummer, after dinner, the said John de Cherleton came into chancery at York, to wit in the said bishop's chamber in his said lodgings, the king's seal being then open, and there before the chancellor and clerks of the chancery, and many other men, offered the aforesaid money in six bags of canvas, asserting that he was prepared to pay it to the aforesaid John son of Richard according to the agreement in the said indenture, as he was prepared to pay it at another time if John son of Richard or another person in his name would have received it, and hereupon he prayed for the chancellor's record; whereupon the chancellor, having seen the money, forthwith caused the said John

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Membrane 23d—cont.

son of Richard to be called many times, but he did not come, and no one came in his name. Therefore the said John de Cherleton left the court with the money without a day.

And on Wednesday following, to wit the Nativity of St. John the Baptist, the aforesaid John de Cherleton came into chancery, and offered the money in form aforesaid, and John son of Richard, summoned as above, did not come, and no one came in his name.

*MEMBRANE 22d.*June 5.
York.

To Thomas Coudray and Robert Achard, keepers of the peace in co. Berks. Order to maintain and protect the abbot and monks of Abyndon and their men from injury and oppression, and to cause anyone invading the abbey or any of the manors pertaining to it to be arrested and imprisoned, so that they shall not be delivered without the king's special order, as the king learns that the abbey is so wasted in the things pertaining to it by the incursions of certain malefactors and disturbers of the peace that the greater part of the monks have left the abbey, and dare not go thither for fear of such malefactors, wherefore the king has taken the abbey and the abbots and monks, and their men, lands and possessions, into his special protection.

June 18.
York.

John le Smale, prebendary of Stodleye in St. Wilfrid's church, Ripon, acknowledges that he owes to Anthony Usus Maris and Master Thomas de Luco 40*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment.

Enrolment of grant from Gilbert Tourny of Foul Sutton to Thomas de Ousthorp of 5 acres of land in Cotenesse, whereof 2 acres lie in a selion called 'Normandaill' near a water-channel (*gotam*) called 'Kerhousmere,' and half an acre lies in Le Enges near the land of John son of William son of Walter on the west, and three roods lie in Calcroft near the land of the said John on the west, and a rood lies in a field called Twessacre near the land of the said John on the west, and a rood and a half lie in Prestcroft near the land of the said John on the west, and a rood and a half lie in Rogercroft near the land of the said John on the north, and a rood near Nowcroft near the land of Emma Bataill on the north, and a rood lies in Lutelbankfeld near the land of Adam the clerk on the west, and a third of half an acre lies in Le Flank near the land of John Oty on the east, and half a rood lies in Le Westgrotches near the land of Adam the clerk on the east. He also grants to the said Thomas 4*s.* 6*d.* of yearly rent in the same town of Cotenesse from the following tenants : 3*s.* 4*d.* from John son of Adam de Cotenesse; [8]*d.* from Walter the carpenter of Cotenesse; 2*d.* from Emma Bataill; 4*d.* from Adam Quenildson. Witnesses : Sir Roger Dayvill, Sir John de Cayvill, knights; Thomas de Metham; Nicholas de Portyngton; William de Belasise; William de Warewyk; Thomas Veriou. Dated at York, 18 June, 1 Edward III.

Memorandum, that Gilbert came into chancery at York, on the said day, and acknowledged the above deed.

June 20.
York.

To Charles, king of France and Navarre, the king's uncle. The king has received complaint from Elias de Stubton, citizen of Lincoln, that whereas he went, before the dispute between the men of the king of France and of the late king, to Normandy with his ship called '*La Bonane*' of Boston, laden with salt and other goods to the value of 460*l.*, in order to trade there with the same, and arrived at the port of the town of Leyre, the king of France's ministers of that town caused the ship and goods to be

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Membrane 22d—cont.

arrested without reasonable cause, and still detain them; wherefor he has prayed the king to provide a remedy: the king therefor requests the king of France to cause the ship and goods to be delivered to the said merchant or his attorney in his behalf, especially as the king has caused the goods of the king of France's merchants arrested in this realm in like manner to be released.

June 24.
York. Sibyl, late the wife of John de Venuz, puts in her place John de Askham and William de Howe to seek and receive her dower of her late husband's lands, which are in the king's hands by reason of the minority of his heir.

June 26.
York. John atte Nunnes of London, 'draper,' puts in his place William de Emeldon, clerk, to prosecute the execution of a recognisance for 20*l.* made to him in chancery by John de Sutton of Aston.

June 29.
York. John son of Andrew de Beauchamp acknowledges that he owes to Percival Simyon 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Essex.

July 1.
York. To the sheriff of Wilts. Whereas the king has appointed Thomas de Berkele and John Mautravers, the younger, principal and chief keepers of his peace in that county to supervise the keepers of the peace lately appointed by the king in that county, and to pursue and arrest felons and trespassers, taking with them the *posse* of that county; and the king understands that certain malefactors and disturbers of the peace, both horsemen and footmen, make unlawful assemblies in that county daily to commit divers evils: the king, wishing to apply a remedy, orders the sheriff to cause all the *posse* of the county to be levied in order to restrain such confederacies and to pursue and chastise the said malefactors as often as and whenever necessary, and when he is summoned by the said Thomas and John, and to be obedient and intendent to them with all the said *posse* as they shall enjoin him on the king's behalf, and to cause jurors to come before Thomas and John at days and places to be fixed by them.

By K.

The like to the sheriffs of Oxford and Berks, Southampton, Somerset, Dorset, Gloucester, and Hereford.

MEMBRANE 21d.

June 30.
York. Thomas son of Thomas de Muskhamb of Shenle acknowledges that he owes to John, bishop of Ely, 53*s.* 4*d.*; to be levied, in default of payment, of his lands and chattels in co. Hertford.

Cancelled on payment.

John Trussel of Kubelesdon, knight, acknowledges that he owes to James Daudele, knight, 100 marks; to be levied, in default of payment, of his lands and chattels in co. Stafford.

Cancelled on payment, acknowledged by Richard de Boghay, attorney of the said James.

June 27.
York. To the abbess and convent of Wylton. Request that they will admit Joan daughter of John de la Roche as a nun of their house, and that they will grant to her the things pertaining to the estate of a nun, as she desires to serve in their house under the perpetual habit of religion. By p.s.

July 4.
York. Matilda, late the wife of John de Kirkebride, acknowledges that she owes to Master Henry de Clif, clerk, 10 marks; to be levied, in default of payment, of her lands and chattels in co. Nottingham.—Thomas de Evesham received the acknowledgment.

Cancelled on payment.

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Membrane 21d—cont.

William le Grant, parson of the church of Brutewell, diocese of Lincoln, acknowledges that he owes to Nicholas de Oxonia, clerk, 20*l.*; to be levied, in default of payment, of his lands, chattels, and ecclesiastical goods in co. Oxford.

June 14. To the sheriff of York. Order to arrest the malefactors who have, as the king is given to understand, banded themselves together in that county, making unlawful assemblies, and who wander about beating, wounding, and ill-treating men, and slaying some, and committing robberies, arsons, and other evil deeds, and to cause them to be kept in prison until they be delivered therefrom according to law and custom, and to cause inquisitions to be made concerning the said malefactors, their aiders and abettors, and their receivers and maintainers, and to pursue and arrest all found guilty thereof, certifying the king from time to time of his proceedings.

July 5. Henry de Thornton acknowledges that he owes to Walter, vicar of the church of Donecastre, 8*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

Roger le Harpour of Cleyton acknowledges that he owes to John de Heselarton, knight, 40*s.*; to be levied, in default of payment, of his lands and chattels in co. Wilts.

July 1. To the keeper of the port of Dover. Order to permit the abbot of Fountains, of the Cistercian order, who is going to parts beyond sea to attend the chapter-general of his order at Citeaux by the king's licence, to cross from that port with 40*l.* for the expenses of himself and his household.

The like in favour of the prior of Kirkestede for 30*l.*

July 6. John de Wodeford, clerk, puts in his place Thomas de Evesham and Thomas de Sibthorp, clerks, to prosecute the execution of a recognisance for 40*l.* made to him in chancery by the prior of Lewes.

Enrolment of grant by Geoffrey le Scrop, knight, to Sir Thomas de Sibthorp, rector of the church of Bekyngham, of licence to assign all the lands that he holds of Geoffrey, either in demesne or in service, in the towns of Sibethorp, Eyleston, and Sireston to certain chaplains or other men of religion at his pleasure, to celebrate divine service daily in a chapel of St. Mary in the town of Sibethorp, newly constructed by Thomas; to have and to hold to the said chaplains or men of religion in frankalmoine without paying or rendering any rent, service, or customs therefor to Geoffrey. Witnesses: Master Henry de Clyf, Sir William de Herlaston, Sir Henry de Edeneystow, Sir Michael de Wath, Sir Thomas de Baumburgh, clerks; John de Vaux; William Peyson; Hugh de Bardelby; Nicholas Ward; Ralph de Wolingham; William de Welingovre. Dated at York, 1 June, 1 Edward III.

Memorandum, that Geoffrey came into chancery at York, on 5 July, and acknowledged the above deed.

July 5. To the prior and convent of Kenilworth. Request that they will admit into their house Thomas le Veautrer, the king's serjeant, and that they will administer to him for life the same allowance in food, clothing, etc., as John Powys, deceased, had in their house at the late king's request.

By p.s. [1085.]

July 12. Like letter in favour of Walter de Wygmore, yeoman of the king's kitchen, directed to the abbot and convent of Battle, to receive in their house such allowance as the aforesaid John had.

By p.s. [1122.]

July 7. Henry, bishop of Lincoln, acknowledges that he owes to Henry le Scrop 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Lincoln.—The chancellor received the acknowledgment.

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Membrane 21d—cont.

Enrolment of letter of Peter Jacepyn appointing John de Felstede, 'taverner,' to deliver to Thomas Rys and John Belamy the part of a messuage, the lands, woods, fisheries, and rents and corn, appraised at 12*l.* 7*s.* 0*d.*, that Peter had by an extent made thereof by the king's writ by virtue of a recognisance for 167*l.* made to him in chancery in the late king's time by Roger de Brok, knight: to have to the said Thomas and John according to the tenor of a deed of Peter's made to them. Witnesses: John de Hegham; Peter Rys; John Parker. Dated at London, on Thursday after SS. Peter and Paul, 1 Edward III.

Memorandum, that Peter came into chancery at York, on 12 July, and acknowledged the above deed.

July 8.
Topcliffe.

To the treasurer and barons of the exchequer. Order to permit John Perbroun, who is setting out for Scotland on the king's service, and Robert de Drayton to have respite until the quinzaine of Martinmas next for their account at the exchequer for the time when they were the late king's collectors of the new and old custom in the port of Great Yarmouth.

June 10.
Topcliffe.

Thomas de Coleville of Cokewold, knight, puts in his place Thomas de Etton together with Thomas de Knaresburgh, clerk, his attorney previously made, to prosecute the execution of a recognisance for 1,000*l.* made to him in chancery by Joan, late the wife of Hugh de Hephame.

June 10.
Topcliffe.

Thomas de Bratton, parson of the church of Ouston, diocese of York, acknowledges that he owes to Thomas de Evesham, clerk, 100*s.*; to be levied, in default of payment, of his lands, chattels, and ecclesiastical goods in co. York.

Cancelled on payment.

Henry Pope acknowledges that he owes to Hugh de Mortuo Mari of Cheilmerssh 26*s.* 8*d.*; to be levied, in default of payment, of his lands and chattels in co. Somerset.

Adam, prior of Lewes, puts in his place William de Bolum and John de Banbury to defend the execution of a recognisance for 40*l.* made by him in chancery to John de Wodeford.

Margery, late the wife of Thomas de Bekeryng, tenant in chief of the late king, puts in her place Ralph de Wylyngham and Edmund de Herlethorp to seek her dower.

July 12.
Topcliffe.

To William Trussel, escheator beyond Trent. Order to permit John de Britannia, earl of Richmond, to have respite until Christmas for his homage, as the king has granted such respite to the earl, who is staying in parts beyond sea in his service.

By K.

The like to Simon de Grymmesby, escheator this side Trent.

July 16.
Durham.

To Maurice son of Thomas. The king wrote to him recently informing him of his accession and requesting him to aid Thomas le fitz Johan, earl of Kildare, justiciary of Ireland, in the execution of that office; the king is now informed that Maurice has hitherto refused to be intendent to or to obey the justiciary, although other magnates and nobles of that land obey and are intendent to him; the king wonders at this the more because he had greater confidence in Maurice's faithfulness and good-will, and he therefore again orders and enjoins him, considering his allegiance and the peril that may arise from wilfully contemning it, to study so to be intendent and to obey the justiciary without delay and to assist him in those things that relate to the good government of that land and the repulse of the king's enemies there that the king's peace may remain unbroken by his protection and that the king may experience his good-will to him and his subjects in good work.

By K. & C.

[*Fædera.*]

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Membrane 21d—cont.

The like to the following :

John de Birmyngham, earl of Louthe.

James le Botiller.

Maurice de Rocheford.

John Power, baron of Donill. [*Ibid.*]July 17.
Durham.Thomas de Lathegrayne acknowledges that he owes to Ralph Chivaler, clerk, 100*s.*; to be levied, in default of payment, of his lands and chattels in co. York.

John de Heselarton, clerk, acknowledges that he owes to Geoffrey le Scrop 25 marks; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment.

The said John acknowledges that he owes to Robert de Lascy 200 marks; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment.

Enrolment of grant from Robert de Lascy and Ellen his wife to John de Hothum, bishop of Ely, of their manor of Kelyngthorp for the term of their lives. Witnesses: Sir John de Heselarton, Sir Thomas de Boulton, knights; William de Denum; Richard de Aldeburgh; Nicholas de Septem Vallibus; William de Redenesse; Robert de Ravenfeld, clerk. Dated at York, 10 July, 1 Edward III.

Memorandum, that Robert and Ellen came into chancery at York, on 17 July, and acknowledged the above deed.

Enrolment of indenture witnessing that whereas Sir John de Heselarton, knight, is bound to Robert de Lascy in 200 marks by recognisance in chancery, the said Robert grants that this recognisance shall be annulled if Sir John de Hothum, bishop of Ely, or Sir Johu son of Peter de Hothum, his nephew, before the Nativity of St. Mary make estate to him and Ellen his wife of 10 marks of land or rent yearly for their lives, to be received in the manors of Thorpe Costantyn, co. Stafford, or Bondeby, co. Lincoln, or in one of the said manors to be chosen by Robert. Dated at York (*Everwyk*), on Saturday before St. Margaret, 1 Edward III. *French.*

Memorandum, that Robert came into chancery at York, on 17 July, and acknowledged the aforesaid deed.

July 12.
Topcliffe.

To Bartholomew de Burghasse, constable of Dover castle and warden of the Cinque Ports, or to him who supplies his place at Dover. Order to permit the abbot of Jervaulx, who is going to his chapter-general at Cîteaux, to cross the sea from that port with 20*l.* for the expenses of himself and his household.

*MEMBRANE 20d.*July 16.
Topcliffe.

Robert de Babbethorp and Ralph his son acknowledge that they owe to Boniface de Peruchiis and Johu Junctyn, merchants of the society of the Peruzzi of Florence, 12*l.* 13*s.* 4*d.*; to be levied, in default of payment, of their lands and chattels in co. York.

John Roscelyn acknowledges that he owes to the aforesaid Boniface and John 44*s.*; to be levied, in default of payment, of his lands and chattels in co. York.

July 3.
Aldwark.

To W. archbishop of Canterbury. Whereas the Scots have broken the truce between the late king and them, and have refused to treat with the king's envoys for peace and sufferance, and have entered the realm, and, as the king learns for certain, propose to have all their power near Carlisle on

1327.

Membrane 20d—cont.

Tuesday before St. Margaret next to attack and besiege that city and other castles and fortresses in the realm, and the king has caused his army to be assembled for the defence of his realm, and has gone to the north with his army, and he wills, whilst he is staying in the marches of Scotland, to have a treaty by the archbishop, W. archbishop of York, and J. bishop of Ely, his chancellor, upon the affairs touching him and his estate and the defence of the realm, at Lincoln, on Monday after the Assumption next, with the prelates, magnates, and *proceres*, and the clergy and people of the realm: he orders the archbishop to be present in person at that day and place to hold, together with the said archbishop and bishop, the aforesaid treaty in the king's name, and to give his council with the other prelates, magnates, and *proceres* upon the affairs aforesaid, summoning the prior of Christ Church, Canterbury, and the archdeacons of his diocese to be present at the said day and place, and the chapter of the said church and the clergy of his diocese to attend by proctors.

Vacated, because [the writs] were restored, and are otherwise below.

The like to the archbishop of York and the bishop of Ely, 'mutatis mutandis.'

To J. bishop of Chichester. Summons to attend the aforesaid treaty.

The like to H. bishop of Lincoln, J. bishop of Carlisle, L. bishop of Durham, W. bishop of Norwich,* S. bishop of London, R. bishop of Coventry and Lichfield, H. bishop of Rochester, J. bishop of Winchester, A. bishop of Hereford, or his vicar-general, R. bishop of Salisbury, T. bishop of Worcester, J. bishop of Bath and Wells, J. bishop of Llandaff, A. (sic) bishop of St. Asaph, D. bishop of St. Davids, the bishop of Bangor, J. (sic)† bishop of Norwich, or his vicar-general, the bishop being in remote parts, the keeper of the spiritualities of the bishopric of Exeter, etc.

[*Vacated as above.*]

To the abbot of Westminster. Summons to attend the aforesaid treaty.

The like to eighteen other abbots [*as in 'Report on Dignity of a Peer.'* iv. 376].

To Thomas, earl of Norfolk. Summons to attend the aforesaid treaty.

The like to five earls and forty-seven others [*as in 'Report,'* iv. 377, omitting William la Zouche of Richard's Castle, and adding Edmund Deynecourt and Giles de Bello Campo †].

To Walter de Norwyco. Summons to attend the aforesaid treaty.

The like to eighteen others [*as in 'Report,'* iv. 378, with addition of Edmund Passeelewe §, Master Robert de Norton §, Adam de Lymbergh, William de Herlaston, and Adam de Brom].

[*Vacated as above.*]

July 2.
Overton. To the sheriff of York. Order to cause two knights of that shire, two citizens from every city, and two burgesses from every borough of that county to be chosen to attend the aforesaid treaty.

[*Vacated as above.*]

The like to all the sheriffs of England.

To Bartholomew de Burghersh, constable of Dover castle and warden of the Cinque Ports. Order to cause two barons from each of the ports to be chosen to attend the above treaty.

[*Vacated as above.*]

July 3.
Aldwark. To W. archbishop of Canterbury. Summons to attend at the aforesaid day and place to hold the said treaty, and order to warn the priors and

* Underlined (for deletion in preparing subsequent enrolment?).

† Added in different coloured ink.

‡ Deynecourt's name is underlined, with the marginal note *quia mortuus est*, and de Bello Campo's name is run through, probably for preparation of list of 7 August.

[*Memb. 16d.*]

§ Underlined.

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Membrane 20d—cont.

deans of cathedral churches and archdeacons of his province to be present in person at the said day, and the chapters of cathedral churches and the clergy of each diocese to attend by proctors respectively, as the king, who has ordered each bishop to make the like warning in his diocese, does not wish the affairs aforesaid to be delayed for want of such warning. By K.
 The like to the archbishop of York.

Vacated, because [the writ] was restored.

July 29.
Haydon.

Henry de Stretford, parson of the church of Severnestoke, diocese of Worcester, acknowledges that he owes to John de Wodehous, clerk, 20*s. 4d.*; to be levied, in default of payment, of his lands and chattels in co. Worcester.

Cancelled on payment.

Philip de Lyle, parson of the church of Cavendiash, diocese of Norwich, acknowledges that he owes to William de Clinton, knight, 100 marks; to be levied, in default of payment, of his lands, chattels, and ecclesiastical goods in co. Suffolk.

MEMBRANE 19d.July 10.
Topcliffe.

To John de Bousser, Gilbert de Toutheby and John de Cantebrigge. Order to proceed to take the assize of novel disseisin arraigned before them by David son of Alice de Caunton against Mary, late the wife of Aymer de Valencia, late earl of Pembroke, and others named in the original writ concerning tenements in Periton and Kemyton, and to proceed to render judgment therein with all speed, notwithstanding the king's late order not to proceed to render judgment without consulting him, which order he made because Mary alleged before them that the late king by his charter, which she produced, gave the tenements, to wit the manor of Peryton, to the said Aymer, and that they were assigned to her in dower. By K.

July 15.
Durham.

To the bailiffs of the city of Hereford. Notification that the king excuses them from choosing and sending to him on horseback armed men from that city for the defence of the realm against the Scots, ordering them to cause the city to be kept safely by the men of the city. By K.

Enrolment of deed of Thomas de Fryvill, witnessing that, whereas Robert de Lascy and Ellen his wife have granted to John de Hothum, bishop of Ely, for the term of their lives the manor of Kelingthorp, which they lately held of Thomas for their lives at a yearly rent of 7*l.*, Thomas hereby grants that the bishop and his assigns may hold the manor for the said term at the aforesaid rent, quit of all other service, and he undertakes to quit the bishop of all services due to the lord of Driffeld from the aforesaid manor. Dated at York, on Sunday before St. Margaret the Virgin, 1327. Witnesses: Sir John de Heselarton, Sir Roger de Somervill, Sir Geoffrey de Sancto Quintino, knights; Simon de Hugate, Thomas Dreng.

Memorandum, that Thomas came into chancery at York, on the said day, and acknowledged the above deed.

July 18.
Durham.

John de Bernak acknowledges that he owes to William de Bernak and Nicholas de Bernak 20*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

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John de Boyland, knight, puts in his place Geoffrey de Forde to defend the execution of a recognisance for 80*l.* made by him in chancery to John de Vienna.

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Membrane 19d—cont.

The abbot of Fécamp in Normandy puts in his place James de Kyngeston and John de Pokelington, clerks, in a suit before the king in chancery between Stephen Aleyn, citizen and merchant of London, and the aforesaid abbot, for the abbot to shew cause why execution should not be made of an arrest adjudged against him in the late king's chancery for the goods and chattels of the abbot and of men and merchants of his lordship in England.

The same abbot puts the said James and John in his place in a suit before the king in chancery between John de Barton and the abbot, to shew cause why execution should not be made of an arrest adjudged in like manner.

Thomas de Grymstede and Richard Daneseye put in their place William de Emeldon, John de Briggewater and Nicholas de Ledrede to sue in chancery for their purparties of the lands that belonged to John Giffard of Brymmesfeld.

John Lestrange puts in his place Richard Spigurnel and Theobald Poleyn to sue in chancery for his purparty of the said lands.

James Dandele, a minor in the king's wardship, puts in his place his keepers, to wit Robert de Prestbury and Roger du Pree, to sue in chancery for his purparty of the said lands.—The chancellor received the keepers.

July 20.
Tudhoe. John de Ripariis of Lovershale, Laurence de Coupemanthorp of co. York, and William de Hirthington of co. Cambridge acknowledge that they owe to the king 12 marks; to be levied, in default of payment, of their lands and chattels in co. York.

Memorandum, that this recognisance was made for having the marriages of Elizabeth, Eleanor, Isabella, and Alice, daughters and heiresses of Robert de Wolerington, tenant in chief of the late king, and of Margery, late the wife of the said Robert.

July 18.
Durham. To John de Stonore and his fellows, justices to take assizes in co. Wilts and Southampton. Order to adjourn the assizes of novel disseisin arraigned before them by Richard de Stapeldon against Oliver de Ingham and John son of Robert de Ingham concerning tenements in Westdoene and Estodeford, until a time when Oliver may have returned from Gascony, where he is now staying in the king's service. *By K. & C.*

July 22.
Auckland. Henry de Mustiers acknowledges that he owes to William de Mustiers, parson of the church of Kirtlington, 100 marks; to be levied, in default of payment, of his lands and chattels in co. Nottingham.

Cancelled on payment, acknowledged by William before Thomas de Sibthorp, clerk.

July 18.
Durham. To Bartholomew de Burghersh, constable of Dover castle and warden of the Cinque Ports, or to him who supplies his place in the port of Dover. Order to permit the abbot of Whallay, who is going to the chapter-general of his order at Citeaux by the king's licence, to cross to parts beyond sea from that port, with 20*l.* for the expenses of himself and his household.

To Peter Foun. Order to bring into chancery to be cancelled the king's commission to him of the custody of the lands that belonged to Robert de Wolryngton, tenant in chief of the late king, in the king's hands by reason of the minority of Elizabeth, Eleanor, Isabella, and Alice, Robert's daughters and heiresses, during their minority, together with their marriages, as the king has caused the commission to be revoked because he was circumvented in making the demise. The king wills that Peter shall be discharged of the fine of 10 marks for the commission. *By C.*

July 23.
Auckland. William de Pleselye of Shelford, 'taillour,' acknowledges that he owes to Benedict de Normanton, clerk, 30*s.*; to be levied, in default of payment, of his lands and chattels in co. Nottingham.

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Membrane 19d—cont.

William de Osgodby, parson of the church of Haversham, and Robert de Osgodby, his brother, acknowledge that they owe to Hugh son of Ralph de Turvill of Normanton 46*l.* 13*s.* 4*d.*; to be levied, in default of payment, of their lands and chattels in co. York.

Hugh son of Ralph de Turvill of Normanton acknowledges that he owes to Robert de Osgodby and William his brother 100 marks; to be levied, in default of payment, of his lands and chattels in co. Leicester.

July 28.
Haydon.

Brother Thomas Larcher, prior of the Hospital of St. John of Jerusalem in England, acknowledges that he owes to Master Bindus de Bandinellis, parson of the church of Havant, 1,860*l.*; to be levied, in default of payment, of his lands, chattels, and ecclesiastical goods in co. Lincoln.

Cancelled on payment.

Enrolment of deed of Bindus de Bandinellis, rector of the church of Havonte, granting that the aforesaid recognisance shall be cancelled upon payment of 930*l.* at terms specified. Dated at York, on Tuesday 28 July, 1327.

Memorandum, that Bindus came into chancery at York, on the said day, and acknowledged the above deed.

Aug. 1.
Stanhope.

To the burgesses and men of the town of St. Edmunds. Prohibition of their doing anything to the breach of the king's peace or to the grievance of the abbot and convent of St. Edmunds hereafter; under pain of forfeiture of their bodies and goods, as the king, upon learning of the disputes between the abbot and convent and them and that both parties made assemblies of men-at-arms, inhibited by divers writs the abbot and convent and the burgesses and men from doing so, and received the abbey and town into his hands and protection, committing the custody of the same to John de Tendryng and Ralph de Bockyng, and afterwards enjoined the burgesses and men and the abbot and convent to send to him proctors to treat and agree upon reform of peace in the premises, and although the king, upon the appearance of the abbot and convent by their proctors and the burgesses and men by two burgesses of the town, their proctors, before him and his council, strictly enjoined the said burgesses, in the name of all and singular of the town, that none of them should presume to attempt aught to the disturbance of the king's peace or the grievance of the abbot and convent, under pain of forfeiture of all that they might forfeit, nevertheless the burgesses and men have, whilst the king is, as they know, in the marches of Scotland with his army, beaten and wounded certain men and servants of the abbot and convent, and have taken and imprisoned some of them, detaining them in prison until they made fines, and have mowed the meadows of the abbot and convent, and have felled their trees, fished in their ponds, and carried away the fish, trees, and grass, and other goods and chattels of the abbot and convent to the value of 200*l.*, notwithstanding the prohibition aforesaid. The king does not intend refraining from proceeding with rigour against them for their offences aforesaid according to their demerits.

*MEMBRANE 18d.*July 26.
Haydon.

To the treasurer and barons of the exchequer. Order to cause Joan de Bohun of Kylpec, sister and heiress of Alan Plokenet, to have respite until All Saints next for all debts due to the exchequer. By K.

Aug. 3.
Stanhope.

To William Trussel, escheator beyond Trent. Whereas the king lately granted to John Darcy 'le neveu,' in consideration of his good service, the

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Membrane 18d—cont.

custody of the manors of Aldeby and Folseham, co. Norfolk, which were in the king's hands by reason of the minority of William, son and heir of Hawisia, one of the daughters and heiresses of William le Mareschal, tenant in chief of the late king, a minor in the king's wardship, to have during the king's pleasure as of the value of 200 marks yearly, until the king should provide him with lands of the value of 100*l.* yearly for life, to have for his stay with the king; and afterwards, because it was found by the late king's rolls of chancery that the late king assigned to Ela, late the wife of John le Mareschal, tenant in chief of the late king, in dower among other fees of the said John, one knight's fee in Aldeby, in the aforesaid county, which Joan, late the wife of William Rosselyn, held, which Joan is now dead, the fee being of the yearly value of 100*s.*, the king ordered the escheator to deliver to Robert son of Payn, who married the said Ela, and to Ela the lands that the aforesaid Joan held of them by reason of Ela's dower, and the issues received therefrom by the escheator; and John Darcy has now given the king to understand that although the said William le Mareschal acquired the manor of Aldeby from Thomas de Kerdeston, to have after the death of William Rosselyn and Joan, long before the assignment of the aforesaid dower, to him and his heirs by fine levied in the late king's court, by reason whereof the custody of that manor ought to pertain to the king by reason of the said heir's minority, nevertheless the escheator has delivered the manor to Robert and Ela by pretext of the order aforesaid; whereat the king wonders: he orders the escheator to make inquiry whether William acquired the manor as alleged by John, and when he acquired it, and whether it is held of the king or of Robert and Ela by reason of the assignment of dower aforesaid, and if of the king, by what service, and whether the manor ought to remain to the aforesaid William son of Hawisia by virtue of the fine aforesaid, and whether the custody thereof ought to pertain to the king by reason of the heir's minority, and what is the heir's age; and if he find that the manor is held of the king, and that the custody thereof ought to pertain to the king by reason of the heir's minority, he is then to resume the manor into the king's hands, and to deliver it, together with any issues thereof, to the said John, and to warn Robert and Ela to come to chancery to prosecute any right they may have therein, if they think fit.

Master Richard de Havertyngg', canon of St. Peter's church, York, acknowledges that he owes to Master Robert de Ripplingham, chancellor of the same church, 50 marks; to be levied, in default of payment, of his lands and chattels in co. Wilts.

*Cancelled on payment.*June 26.
Tudhoe.

To the sheriff of Salop. Order to cause diligent search and exploration to be made throughout his whole bailiwick for James Turmyn and others of his confederacy, and to take and imprison them, so that they be not delivered without the king's special order, as the king understands that James and certain others of his confederacy, who lately went to Scotland in the company of Donald de Mar, the king's enemy and rebel, have now returned to this realm, and are going through the sheriff's bailiwick to the marches of Wales to do and procure the doing of what evils they can against the king and his subjects.

The like to the mayor of Shrewsbury.

*MEMBRANE 17d.*Aug. 1.
Stanhope.

To Thomas Tregoz, John de Stonore, John de Ifeld and John Daubernoun. Order to make perambulations in the king's forests in co. Surrey, according to the king's appointment of them by letters patent, with all

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Membrane 17d—cont.

speed, notwithstanding any inquisitions made in the time of Edward I., and to send the perambulations to be made by them into chancery before Christmas, in accordance with the said appointment, as it is now shewn to the king by the community of the county that, although the said Thomas, John, John, and John have caused inquisitions to be made concerning the metes and bounds of the forests in that county by virtue of the said appointment, nevertheless they have deferred making perambulations according to the metes and bounds in the said inquisitions by pretext of certain inquisitions of the metes and bounds made in the time of Edward I., wherefore the community have prayed the king to apply a remedy. The king wills, however, that the perambulations to be thus made shall not be put into execution before they are returned into chancery and before the inquisitions thus taken in the time of Edward I. have been examined, and until what shall seem fit have been done by the king's counsel.

July 26.
Haydon.

To Robert de Wodhous, keeper of the wardrobe. Order to audit the account of Robert Ingram, sheriff of Nottingham and Derby, of his costs and expenses about the buying of certain victuals for the Scotch war and about the carriage of the same, and if he find that Robert expended 100*l.* in this behalf, he is ordered to cause him to be discharged of 100*l.* that he received from the keeper as imprest of the wardrobe to make provision of the said victuals, and to cause Robert's letters obligatory of the receipt of the same to be restored to him, as the sheriff has prayed the king to cause him to be discharged of the said 100*l.*, because he bought and provided the victuals as directed and delivered them to the sheriff of York by the king's order.

Aug. 5.
Stanhope.

Ralph de Yarewell, parson of the church of Coton near Newark, acknowledges that he owes to Walter de Yarewell, prebendary of Barneby in St. Peter's church, York, and to Gilbert de Yarewell, parson of the church of Gerford, 50 marks; to be levied, in default of payment, of his lands and chattels in co. Nottingham.

July 22.
Haydon.

To the sheriff of Nottingham. Order to take Thomas Basely of Radclif and Walter de Bukton, his servant, John son of Thomas de Radclif, Geoffrey de Hoveryngham, William de Seleston, Robert de Folevile, William Pymme, Robert Kay, Thomas son of Ralph de Clifton, Simon de Folevile, Thomas de Willeye, Thomas son of Thomas de Radclif, and Robert Jorz of Gedelyng, and to cause them to be kept safely in prison, so that they be not delivered thence without the king's special order, taking with him, if need be, the *posse* of the county, and to certify the king from time to time of his proceedings, as the king understands that the aforesaid men wander about in divers counties with a multitude of malefactors, beating, wounding, and maiming men in cities, boroughs, market towns, markets and fairs, and other public and private places, slaying some of them, etc., committing homicide, robberies, etc.

July 26.
Haydon.

To the bailiffs of Scardeburgh. Order to cause a ship laden with herrings and other wares of Peter Hayndon's of Brele, a merchant of the lordship of the count of Hainault, to be released, together with the said herrings and wares, and to be delivered to the said Peter, in accordance with the king's previous order, issued upon Peter's complaint that the bailiffs had arrested his ship and cargo without reasonable cause, they having signified to the king that they did not arrest the ship, and that the burgesses of Scardeburgh claim by their charters to take distraints (*namiare*) for their debts, and that one Adam Beaufount, their fellow-burgess, executor of the will of Adam Beaufount, his father, distrained (*namiavit*) the said ship with the herrings and other wares aforesaid for a debt of 7*l.* due to his father for a loan from William son of John, Peter son of Hugh, John son of William, and other neighbours of theirs of Brele, and that the ship was

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Membrane 17d—cont.

arrested for this reason and for no other, which reason the king deems insufficient.

Memorandum, that on Wednesday before St. Peter ad Vincula, 1 Edward III., before the king's council, in the palace of W. archbishop of York, wherein queen Isabella was lodged, in the presence of the archbishop and of J. bishop of Ely, the chancellor, and H. bishop of Lincoln, the treasurer, and J. bishop of Winchester, Geoffrey le Scrop and others of the king's council, Nicholas de Langton, mayor of the city of York, and Nicholas de Sexdecim Vallibus, the clerk of the city, sought in person from the archbishop that he would cause his place called 'the old bailey' to be kept at his charge against the Scots, in the same way as they cause the walls of the city to be kept, asserting that he and his predecessors were wont to keep and guard that place in time of war in the past; and the archbishop asserted that the mayor and community of York hold the city of the king at perpetual ferm, to be kept at their peril both in time of war and in peace, no place within the city being excepted, to wit neither the bailey aforesaid nor any other place, and that the bailey is parcel of the city aforesaid and is within the ditches of the city, and that he is not bound to keep it, and that his predecessors were not wont to keep it, but that upon another occasion, by reason of the great peril then threatening the city, he caused that place to be enclosed, and placed certain men for the defence of the same during the peril, and concerning this an indenture was made between the archbishop and the mayor and bailiffs and community of the city, containing that what the archbishop had thus done of his liberality and grace should not prejudice him or his successors in the future, and should not be drawn into a precedent; and the mayor and clerk did not deny the said indenture, but said that the place aforesaid is not parcel of the city or within the ditches of the city, but that the ditches about the said place are the archbishop's own ditches, and that the mayor and community of the city have not to intermeddle with that place in any way, and that the archbishop and his successors ought to keep the place at their peril and [that he and his predecessors] were wont to keep it at all times past. And afterwards the archbishop, because the premises could not be then discussed and determined, said that he would place some of his men to keep the said place upon this occasion, because of the stay of the queen and her son and daughters within the city; provided that, if peril should threaten the city from the Scots, the mayor and men of the city shall ordain for the defence of that place with his men, as for the defence of the other places of the city, as shall seem fit; provided also that what he thus does of his grace at this time for the aforesaid reason shall not prejudice him or his successors in future. And the mayor and clerk granted that they will ordain concerning the custody of the said place with the archbishop's men, if great peril shall threaten, as shall seem best for the security of the city, and that what the archbishop thus does shall not prejudice him or his church or his successors hereafter; saving the mayor and citizens their claim in this behalf when they will speak concerning it. [*Federa.*]

Geoffrey Lescrop puts in his place John de Totehill and William de Welyngovere, clerk, to prosecute a recognisance for 200*l.* made to him and John de Cherleton, citizen of London, in chancery by brother John de Mitou, abbot of Byland.

Aug. 8.
Durham.

Elizabeth, late the wife of William de Wessington, acknowledges that she owes to the prior of Watton 20*l.*; to be levied, in default of payment, of her lands and chattels in co. York.

Aug. 9.
Durham.

William de Laysingcroft acknowledges that he owes to William de Hillum, clerk, 40 marks; to be levied, in default of payment, of his lands and chattels in co. York.

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Membrane 17d—cont.

Aug. 12. Durham. Thomas le Deyster of Tamworth, chaplain, and John his brother acknowledge that they owe to Master Henry de Clif, clerk, 55 marks; to be levied, in default of payment, of their lands and chattels in co. Warwick.

Cancelled on payment.

William Bret of Swynton acknowledges that he owes to Master Roger de Heselarton, the elder, clerk, 40*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

Geoffrey de Shaplegh acknowledges that he owes to John de Sancto Paulo, clerk, and Peter de Clyf 100*s.*; to be levied, in default of payment, of his lands and chattels in co. Devon.

Cancelled on payment.

William de Chyvereston, knight, acknowledges that he owes to Master Henry de Clif 10 marks; to be levied, in default of payment, of his lands and chattels in co. Devon.—John de Crosseby received the acknowledgment.

Cancelled on payment.

Aug. 8. Stanhope.

To Bartholomew de Burghassh, constable of Dover castle and warden of the Cinque Ports, or to him who supplies his place. Order to cause proclamation to be made prohibiting any one, under pain of forfeiture, attempting anything against the men of the king of France in the parts of Normandy or elsewhere whereby matter of war or dispute between the king and the king of France may arise, as the king is given to understand that divers men of those ports are preparing shipping to cross to Normandy and elsewhere in the lordship of the king of France to commit evil deeds and destruction there. [Fædera.]

Aug. 14. York.

Richard de Hodeleston, knight, acknowledges that he owes to Humphrey de Littelbiry, knight, 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Lancaster.

Cancelled on payment.

Edward de Monte Heremerii acknowledges that he owes to Master Henry de Clyf 100*s.*; to be levied, in default of payment, of his lands and chattels in co. Wilts.

Cancelled on payment.

Geoffrey de Cornwaill, knight, acknowledges that he owes to Otto de Bodrigan, knight, 100 marks; to be levied, in default of payment, of his lands and chattels in co. Essex.

Cancelled on payment.

Memorandum, that on Sunday the morrow of the Assumption, the abbot of Louth Park, of the Cistercian order, sent to the chancery at York, by brother Robert de Markby, his fellow-monk, a bay (*baiardum*) horse to carry the rolls of chancery, as requested by the king; which horse Robert delivered to Theobald Portjoie, to be kept for the purpose aforesaid at the lodging of Master Henry de Clif, keeper of the rolls of chancery.

Aug. 12. York.

To the prior of St. Mary of La Charité. Brother Walter de Duluydz, late prior of Bermundeseye, has come to the king and shewn to him that whereas he lately obtained the priory of Bermundeseye by the promotion of the said prior of La Charité, and held the same for a long time, Master Robert de Baldok, then the late king's chancellor, falsely and maliciously charged upon Walter that he was of the quarrel of Thomas, late earl of Lancaster, to pursue Hugh le Despenser, and that he had harboured in the priory Peter de Monte Martini, Percival de Arenton and James (*Jakeminum*), his brother, who, it was said, had conspired for the death of Robert by reason of the said quarrel, and Robert caused Walter to be taken and detained in the Tower of London until he, under fear of perpetual

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Membrane 17d—cont.

imprisonment, resigned the priory and promised to go out of the realm with all speed; under which pretext Walter was amoved from the priory and another was substituted in his place, although he protested as much as he was able that his resignation had been made by him under coercion and not spontaneously. As it was ordained in the late parliament at Westminster that all persons who were of the said quarrel shall be restored to their possessions and things from which they were removed by reason of the quarrel, the king, considering the good behaviour of Walter, who laboured watchfully and diligently about the relief of the estate of the priory when he had the rule thereof, requests the prior of La Charité to restore Walter to his possession of the aforesaid priory, according to the said statute, having consideration of the fact that Walter at the time of the resignation was in prison and in the hands of those from whom he could not escape unless he obeyed their will in all things. The prior of La Charité is enjoined to conduct himself so in this behalf that it shall not behove the king to ordain another remedy through his default. The king hopes that the estate of the priory of Bermundeseye, which is impoverished and wasted for want of good government, will be improved by Walter's prudence and will receive wholesome increase. The prior of La Charité is desired to write back by the bearer hereof what he will cause to be done in this matter.

MEMBRANE 16d.

Aug. 17. Richard Waleys acknowledges that he owes to William de Kyme 400*l.*; York. to be levied, in default of payment, of his lands and chattels in co. York.
Cancelled on payment.

Richard Waleys, knight, acknowledges that he owes to William de Kyme, knight, 300*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

William de Kyme, knight, acknowledges that he owes to Nicholas Fouk, citizen and merchant of York, 200*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

Enrolment of agreement witnessing that whereas William de Kyme, knight, is bound to Nicholas Fouck, citizen and merchant of York, in 200*l.* by recognisance in chancery, Nicholas hereby grants that the recognisance shall be cancelled upon payment of 141*l.*, by instalments at dates stated in the agreement, in St. Martin's church in Mikelgate, York. Dated at York, 17 August, 1 Edward III.

Memorandum, that Nicholas came into chancery at York, on the said day, and acknowledged the above deed.

Aug. 7.
 Stanhope.

To W. archbishop of Canterbury. Summons to attend a parliament at Lincoln on the morrow of the Exaltation of the Holy Cross next, to treat and give his counsel with the king, or with persons deputed by the king in case the king be prevented from being there, concerning the defence of the realm against the attacks of the Scots and concerning other affairs touching the king and the estate of the realm, as the Scots have, as the archbishop knows, refused to treat with the king's envoys lately sent to the Scotch marches for peace, and have broken the truce concluded in the late king's time, and have entered the realm many times, wherefor the king collected his army and went to the north and pursued them, and they have escaped like beaten men by night from Stanhope park, wherein they were surrounded as far as possible by the king and his army, and have returned home, some of them being pursued and slain by those of the king's army, and the king is now

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Membrane 16d—cont.

given to understand that they are proposing to gather together again and invade the realm. The archbishop is ordered to summon the prior of his church of Canterbury, and the archdeacons of his diocese to be present at the said day and place, and the chapter of the said church and the clergy of his diocese to attend by proctors. By K.
 [Rep. *Dignity of Peer*, iv. 376; *Federa*.]

The like to the archbishop of York, sixteen bishops, and to the bishops of Norwich and Hereford or their vicars-general, the bishops being absent in remote parts, and to the keeper of the spiritualities of the bishopric of Exeter. [Rep. *Dign. of Peer*.]

The like to the abbot of Westminster. [*Ibid.*]

The like to eighteen abbots. [*Ibid.*]

To Thomas, earl of Norfolk and marshal of England. Summons to attend the said parliament. [*Ibid.*]

The like to five earls and forty-six others. [*Ibid.*]

To the sheriff of York. Order to cause two knights of that shire, two citizens from every city and two burgesses from every borough of that county to be chosen to attend the aforesaid parliament. [*Ibid.*]

The like to all the sheriffs of England. [*Ibid.*]

To Bartholomew de Burghersh, constable of Dover castle and warden of the Cinque Ports. Order to cause two barons from each of the ports to be chosen to attend the aforesaid parliament. [*Ibid.*]

To W. archbishop of Canterbury. Summons to attend the aforesaid parliament, and order to warn the priors and deans of cathedral churches and the archdeacons of his province to be present in person at the said day, and the chapters of cathedral churches and the clergy of each diocese of his province to attend by two proctors respectively, as the king, who has ordered each bishop to make the like warning in his diocese, does not wish the affairs aforesaid to be delayed for want of such warning. [*Ibid.*]

The like to the archbishop of York. [*Ibid.*]

Aug. 7. Stanhope. To Walter de Norwyco. Summons to attend the above parliament, to treat with others of the king's council. [*Ibid.*]
 The like to thirteen others. [*Ibid.*]

MEMBRANE 15d.

Aug. 25. Pontefract. Robert de Bretton acknowledges that he owes to John, bishop of Ely, 40*s.*; to be levied, in default of payment, of his lands and chattels in co. York.

The abbot of St. Mary's, York, acknowledges that he owes to Henry de Percy 142*l.* 3*s.* 0*d.*; to be levied, in default of payment, of his lands and chattels in co. York.

[*Notes of payment of 100l.*]

Sept. 1. Nottingham. To Bartholomew de Burghersh, constable of Dover castle and warden of the Cinque Ports, or to him who supplies his place in the port of Dover. Order to permit the abbot of Westerham, who is going by the king's licence to his chapter-general at Prémontre, to cross from that port with 20 marks for the expenses of himself and his household. By K.

The like in favour of the abbot of Hale Owayn, who is going to the same parts with four horses and 20 marks.

Sept. 4. Nottingham. To Roger de Mortuo Mari, justice of Wales, or to him who supplies his place. As the king understands that many malefactors and disturbers of his peace are wandering about in North Wales and South Wales, making confederacies and alliances and committing felonies, the king orders the justice to pursue all

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Membrane 15d—cont.

such malefactors of whom evil suspicion is held, and to arrest them and to cause them to be kept in prison until further orders, and to cause their lands, goods and chattels to be seized into his hands.

By K.

To the treasurer and barons of the exchequer. Order to cause Roger de Mortuo Mari of Wygmore to have respite until Whitsuntide next for the sums of money that he is bound to pay to the king at Michaelmas and Easter next for the extent of the lands of the inheritance of the heirs of Guy de Bello Campo, late earl of Warwick, John de Hastings, and Nicholas Daudele, which Roger has of the king's grant until the heirs come of age, as the king has granted him this respite for the expenses sustained by him in the king's service in the north.

By p.s. [1260.]

Sept. 3. To the same. Order to cause Ralph Daubeny to have respite until Midsummer next for the 25*l.* 1*s.* 3*d.* exacted from him by summons of the exchequer for the debts of his ancestors, as the king has granted him such respite in consideration of his good service and for the expenses lately sustained by him whilst in the king's service in the north. By p.s. [1253.]

Aug. 30. To W. count of Hainault, Holland, and Zeeland, and lord of Friesland. Nottingham. The king has received complaint from Henry le Palmere of Lincoln, citizen and merchant of London, and from divers other citizens of that city, and from Nicholas de Castre of Great Yarmouth that whereas Henry lately freighted a ship belonging to Nicholas called '*Le Cristemesse*' of Great Yarmouth at Newcastle-on-Tyne, in the name of himself and the citizens aforesaid then with the king in the Scotch war, in order to carry divers victuals and other goods to York to make his profit thereof, certain malefactors of the towns of Cirisee, Caumfer, Flyssyngg, Merlande, Brele, Dordragh, and Le Newehaven in Zæland, Armuth, Le Mase, Cacche, Cortekyn, and elsewhere in the count's lordship, having collected a number of ships of war at sea, entered by armed force the said ship, laden with the victuals and goods aforesaid, whilst sailing on the sea before the port of Hertelpole, the said Henry and Nicholas and the mariners of the ship escaping to land in a boat under fear of death, and the malefactors took and carried away the aforesaid victuals, to the value of 95*l.* 11*s.* 0*d.*, arms and other goods, of the said citizens, to the value of 100*l.*, and two tuns of wine, price 6*l.*, two lasts of hides, price 50*l.*, four weighs (*pondera*) of tallow, price 40*s.*, belonging to the said Henry, and also beds, robes, and other goods of the said Nicholas to the value of 50*l.*, and they sank the ship and her tackle, of the value of 100*l.*; wherefore the said citizens and Nicholas have prayed the king to provide a remedy: the king therefor requests the count to hear the complaint of the said citizens and Nicholas, and to cause restitution to be made to them of their goods, or suitable satisfaction therefor and for their ship aforesaid and for their damages in this behalf, so that it may not behove the king to provide them with another remedy, certifying the king of his proceedings in writing by the bearer hereof. [*Fæderæ.*]

Sept. 6. Richard son of Robert de Belgrave acknowledges that he owes to the abbot of Leicester 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Leicester.—The chancellor received the acknowledgment.

Sept. 6. To W. count of Hainault, Holland, and Zeeland, and lord of Friesland. Nottingham. The king has received complaint from Geoffrey de Betele, Robert de la Chapelle of Ely, John de Walsynham, Robert de Kettleston, John de Beke, and Walter Lamberdessone of Lenne that whereas they lately loaded at Lenne a ship of the said Walter's called '*La Laurence*' of Lenne, whereof Stephen de Waynflete was master, with divers goods and merchandise to the value of 400*l.*, in order to carry the same thence to Newcastle-on-Tyne for the maintenance of the king and of his subjects then in the Scotch war, certain malefactors of the towns of Cirisee, Brele, Caunfer, Flisseyng',

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Membrane 15d—cont.

Merland, Dordragh, Stonebergh, and Le Newehavene in Zeeland, Armuth, Le Mase, Cache, Cortekyn, and elsewhere in the count's lordship entered the ship whilst sailing to Newcastle-on-Tyne by the sea-coast near Heritpole, and slew nine of the mariners and merchants in her, the others escaping to land in a boat under fear of death, and the malefactors took and carried away the goods and merchandise aforesaid, and scuttled and sank the ship with her tackle; wherefore the said merchants have prayed the king to provide a remedy: he therefore requests the count to hear their complaint, and to cause restitution to be made to them of their goods, or suitable satisfaction therefor and for their ship aforesaid and for their damages in this behalf, so that it may not behove the king to provide them with another remedy, certifying the king of his proceedings in writing by the bearer hereof.

By C.

The like to Charles, king of France, for the said merchants, for their goods aforesaid carried away by malefactors of the towns of Depe, Fécamp, Boloigne, and Waban in Normandy.

Sept. 12.
Nottingham.

To John de Stonore, John de Bousser and William de Fulburn. Order to supersede until the treaty to be held at Lincoln on the morrow of the Exaltation of the Holy Cross next the taking of the assize of novel disseisin that Elizabeth, late the wife of John de Burgo, arramed before them against John de Handlo and others concerning a tenement in Stepelclaydon, the taking of which assize they superseded for certain reasons, as it appears by a deed of Hugh le Despenser, the elder, exhibited in chancery, that Hugh granted his manor of Stepelclaydon to the said John for life, so that the reversion of the manor pertains to the king by reason of Hugh's forfeiture; so that the king may then cause to be done by counsel what he shall see fit according to law and custom.

By C.

Sept. 10.
Nottingham.

To W. archbishop of Canterbury. Order prohibiting him from aggrieving or hindering W. archbishop of York or the men of his household in going to Lincoln, staying there, or returning thence, the king having summoned the archbishop of York to attend the treaty to be held at Lincoln on the morrow of the Exaltation of the Holy Cross, as the king learns that the archbishop of Canterbury and his ministers intend disturbing the archbishop of York concerning the carrying of his cross in the province of Canterbury; it having been agreed in parliament at York that each archbishop should attend parliaments and treaties in the other's province without hindrance from the archbishop of the province wherein they are held.

[*Fædera.*]

To the mayor and bailiffs of Lincoln. Order not to permit the archbishop of York or the men of his household to be aggrieved or annoyed in coming to the said city, staying therein, and returning thence.

By K.

[*Ibid.*]

To the sheriff of Lincoln. Order to cause proclamation to be made prohibiting anyone annoying the archbishop of York concerning the carrying of his cross or the men of household whilst within the sheriff's bailiwick, and to meet the archbishop when he shall come to that bailiwick, and to conduct him safely through the bailiwick.

By K.

[*Ibid.*]

To the sheriff of Lincoln. Order to meet the archbishop when he shall come to the sheriff's bailiwick, and to conduct him safely through the bailiwick.

By K.

Aug. 26.
York.

Nicholas de Hugate, provost of Beverley church, acknowledges that he owes to Master Richard de Cestre, canon in St. Peter's church, York, 20 marks; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment.

1327.

MEMBRANE 14d.

Enrolment of indenture made between Sir William de Kyme and Sir Richard Waleys at York, on 17 August, 1 Edward III., witnessing that wherens Richard has made two recognisances to William in chancery, one for 400*l.* and the other for 300*l.*, William grants that the recognisance for the fornier sum shall be cancelled if Richard enfeoff Stephen, his son and heir, and Annora (*Anore*), daughter of Robert de Umframvill, late earl of Anegos, of the manor of Burghwaleys before Christmas next, to have to them and the heirs of their bodies, with reversion to Richard and his heirs, and if Richard do not alienate the manors of Newton Waleys, Over Dunsford, and Nether Dunsford, and do not divest himself of the manors hereafter, whereby Stephen and Annora or the heirs of their bodies shall be disturbed after Richard's death from entering and holding the said manors as of Stephen's inheritance. William also grants that the other recognisance shall be annulled if Richard pay to him the 200 marks that he received for the marriage of Stephen and Annora within a year after Annora's death, in case she die within a year of the making of this indenture. Richard agrees that the recognisances shall remain in effect if he do not fulfil the conditions aforesaid.

Memorandum, that William and Richard came into chancery at York, on the said day, and acknowledged the above deed.

Enrolment of deed of Thomas de Waghyn of Beverley, witnessing receipt from Thomas Ughtred, knight, of 10 marks due to him by a recognisance made in the late king's chancery, which the said knight ought to have paid at Martinmas, 16 Edward II., and granting that the chancellor or the keeper of the rolls of chancery may withdraw and cancel the said recognisance when he may wish, although Thomas de Waghyn be not present. Dated at York, 18 August, 1 Edward III.

Memorandum, that Thomas de Waghyn came into chancery at York, on the said day, and acknowledged the above deed.

Aug. 20. Michael de Wath, parson of the church of Wath, diocese of York, acknowledges that he owes to Thomas de Baumburgh, parson of the church of Ovyngesham, 40*l.*; to be levied, in default of payment, of his lands, chattels, and ecclesiastical goods in co. York.

Cancelled on payment.

Aug. 21. The prior of Holy Trinity, York, acknowledges that he owes to the abbot of St. Mary's, York, 26 marks 6*s.* 4*d.*; to be levied, in default of payment, of his lands and chattels in co. York.

Robert de Riston acknowledges that he owes to the prior of Holy Trinity, York, 26 marks 6*s.* 8*d.*; to be levied, in default of payment, of his lands and chattels in co. York.

Aug. 22. Richard de Grey of Codenovere, knight, acknowledges that he owes to William Rydel, knight, 200*l.*; to be levied, in default of payment, of his lands and chattels in co. Derby.

Enrolment of deed made at York, on 26 August, 1 Edward III., between Sir Richard de Grey, lord of Codenovere, knight, and Sir William Ridel, whereby Richard grants that the preceding recognisance shall be cancelled upon payment of 110*l.* 15*s.* 0*d.* in St. Peter's church, York, at certain specified terms.

Aug. 18. To the sheriff of York. Whereas the king has taken into his special protection and safe conduct brother Leonard de Tibertis, of the Hospital of St. John of Jerusalem, prior of Venice, supplying the place of the grand master of the Hospital in England and Ireland, which Leonard lately came to England to visit the priories and places of the Hospital in England and Ireland, and to correct the things needing correction; and the king is

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Membrane 14d—cont.

informed that some persons, brothers of the Hospital and others, scheming to hinder the reformation of the estate of the Hospital and to avoid due correction, have eloigned the goods of the Hospital in divers ways out of the places of the district of the Hospital, and do not intend to obey the said brother Leonard duly: the king, wishing to assist Leonard in the execution of the premises out of confidence in his industry and in order that the estate of the Hospital, which is now miserably depressed, may be reformed, orders the sheriff to go to Leonard when requested by him, and to cause the goods of the Hospital thus eloigned by the malice of the brethren or other ministers of the Hospital to be arrested, and to cause the bodies of the brethren who shall be found rebellious to Leonard in executing his office to be arrested at Leonard's request, and to deliver the goods and bodies thus arrested to Leonard, so that he may dispose of the goods for the utility of the Hospital and may chastise the said rebels according to the rule of the order, and to aid and counsel Leonard in the premises.

The like to all the sheriffs of England.

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Master Hugh de Warknethby, treasurer of Holy Trinity church, Chichester, puts in his place John de Langton, clerk, and Thomas de Thorp against Agnes, late the wife of Richard Jeudewyne and Robert Jeudewyne, executors of the will of Richard Jeudewyne, to prosecute the execution of a recognisance for 8 marks made to him in chancery by the aforesaid Richard.

Sept. 5.
Nottingham. To the treasurer and barons of the exchequer. Order to permit Peter de Mauley to have respite until Martinmas next for all debts exacted from him by summons or estreat of the exchequer, as the king has granted to him this respite at the request of John de Ros, steward of his household.
By p.s. [1266.]

Sept. 5.
Nottingham. To the bailiffs of Boston fair. The king learns from the complaint of Taldus Valoris and his fellows, merchants of the society of the Bardi of Florence, that whereas they, according to certain agreements made between the late king and them for the provision of certain spices and other things for his use, of which agreements the said king afterwards discharged them for certain reasons, received 400*l.* from the late king by the hands of Thomas de Urseflete (*sic*), then keeper of his great wardrobe, to make the said provision, and although they delivered to Thomas in the late king's name by indenture divers sorts of spices to the value of 200*l.* and are prepared to satisfy the king for what shall be found to be due to him by an account to be rendered, nevertheless the bailiffs have arrested wool and other goods of the said merchants in the said fair at the prosecution of Thomas by reason of the said 400*l.*, wherewith he asserts he is charged against the king, and for the damages that he alleges he has incurred by the detention of the said 400*l.*; wherefore the merchants have prayed the king to provide a remedy: the king, in consideration of the laudable services of the said merchants to him and his father and because they have found security to answer to him for what shall be found to be due of the aforesaid sum, orders the bailiffs to release all wool, goods and wares of the said merchants arrested by them in the said fair and to deliver them to the merchants, and not to make any arrest of the wool, goods and wares of the said merchants in their bailiwick hereafter for this cause, and not to permit any such arrest to be made without the king's special order, summoning the said Thomas to be in chancery on Thursday after the Exaltation of the Holy Cross next, which day the king has given to the merchants aforesaid, with indentures, letters, and other memoranda touching the premises.

Sept. 8.
Nottingham. To the keeper of the port of Dover. Order to permit brother Alexander de Ramneseye, canon of Barlynges, of the Premonstratensian order, who is going to his chapter-general at Prémontré by the king's licence, to cross

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Membrane 14d—cont.

the sea from that port with his horses and armour and 20 marks for the expenses of himself and his household.

The like in favour of the abbot of Beauchief, who is going to the said chapter-general with four horses and 20 marks for expenses.

Sept. 8.
Nottingham.

To Roger de Mortuo Mari, justice of Wales and chief keeper of the king's peace in cos. Salop, Hereford, and Worcester. Order to receive from the sheriff of Hereford Meredith ap Eynoun, a Welshman, who was arrested for his evil behaviour towards the king by order of Edmund, son of the said Roger, whom Roger deputed to keep the king's peace in the said counties, and to cause Meredith to be kept in some prison in Wales until further orders, the king having ordered the sheriff to deliver Meredith to Roger or to one to be deputed by him.

By K.

Mandate in pursuance to the sheriff of Hereford.

By K.

Sept. 10.
Nottingham.

William Curteys of Tuttebury and William Davy, clerk, acknowledge that they owe to Robert de Touk, knight, 200*l.*; to be levied, in default of payment, of their lands and chattels in co. Stafford.—The chancellor received the acknowledgment.

Robert de Touk, knight, acknowledges that he owes to William Curteys of Tuttebury 500*l.*; to be levied, in default of payment, of his lands and chattels in co. Derby.—The chancellor received the acknowledgment.

John, abbot of Welbek, acknowledges that he owes to Adam de Brom, clerk, 10 marks; to be levied, in default of payment, of his lands and chattels in co. Nottingham.

Cancelled on payment.

Sept. 6.
Nottingham.

To Thomas le Blount, Gilbert de Ellesfeld, William de Shareshull and William de Harden. Order to supersede until further orders the king's appointment of them as his justices to hear and determine the trespasses specified below, which appointment the king made because he understood from frequent complaints that many malefactors had bound themselves together in cos. Oxford and Berks, wandering about with armed power, and committing various trespasses, and that they lately went to Abyndon, and besieged the abbey there and the town, and burned divers gates and houses of the abbey and town, and entered the abbey and town, and broke the walls and doors of the abbey and town, and assaulted the monks and servants of the abbey and other men and servants of the town, beating, wounding, and imprisoning them, detaining them in prison until they made fines and ransoms, slaying some of them and mutilating others, and took and carried away divers books, chalices, vestments and ornaments of the church aforesaid (*sic*), to the value of 10,000*l.*

By C.

MEMBRANE 13d.

Sept. 20.
Lincoln.

To Thomas le Blount, Gilbert de Ellesfeld, William de Shareshull and William de Harden. Order not to attempt anything by virtue of the appointment referred to in the preceding order, and to supersede entirely the execution of their process in this behalf, as the king has caused the appointment to be revoked, because John, abbot of Abyndon, has asserted before the king and his council that the appointment was obtained by those who are guilty of the trespasses without his knowledge, and that he intends to prosecute before the king for punishment for the said trespasses at an opportune time.

The like to William de Shareshull and William de Harden respectively.

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Sept. 21.
Lincoln.

John Sleigh of North Colingham, chaplain, acknowledges that he owes to Thomas de Sibethorp, parson of the church of Bekingham, 68 marks; to be levied, in default of payment, of his lands and chattels in co. Nottingham.

Enrolment of deed of Gottschalk (*Godskalcus*) de Aleyn, merchant of Almain, witnessing that whereas James Gerardini and Manettus Fachii, merchants, late of the society of the Scali of Florence, are bound to him, in their name and the name of other merchants of the society, by a bond made at Andewerp in Brabant, in 160*l.* sterling, and Cerbius Tenchini and Landus Omodei, merchants, lately of the said society, have paid to him 80*l.* at Lincoln on the day of the making of this deed, he hereby releases to James, Manettus, Cerbius, and Landus all action against them and other merchants of the society by reason of the said bond, and acquits them of the said 160*l.* Dated at Lincoln, on Sunday the eve of St. Matthew, 1 Edward III.

Enrolment of deed of Gocelin de Hagen, merchant of Almain, acknowledging receipt at Lincoln from Cerbius Tenchini and Landus Omodei, merchants of the society of the Scali of Florence, in the name of Henry de Hagen and Liffard Clyppyn, merchants of Almain, of 100*l.* sterling of the 200*l.* in which James Gerardini and Manettus Fachii, for themselves and all their fellows of the said society of the Scali, are bound to Henry and Liffard by bond made at Antwerp (*Andewerpian*) in Brabant, and he acquits them and all the merchants of the society of the said 200*l.* Dated at Lincoln, 20 September, 1327, 1 Edward III.

Enrolment of release by Henry son of Master Henry de Carleton-super-Trentam, formerly canon of Beverley, and of Margery Brynyng, to Thomas de Lungvillers, knight, of his right in all the lands that the said Master Henry lately held in Erleshaghe, Calveton, Knapethorp, and Middelthorp of the gift of John Burdon of Mapelbek, knight, which lands Thomas now holds. Witnesses: Thomas de Carleton of Lincoln; Hugh de Carleton, his brother; Thomas de Wyke of Helpringham; Thomas de Kele; David de Trykyngham. Dated at Lincoln, on Friday after St. Matthew, 1 Edward III.

Memorandum, that Henry came into chancery, on the said day, and acknowledged the above deed.

Sept. 25.
Lincoln.

Roger Barle of Wykes acknowledges that he owes to the abbot of Topholm 1,000*l.*; to be levied, in default of payment, of his lands and chattels in co. Essex.

Sept. 24.
Lincoln.

To the treasurer and barons of the exchequer. Order to cause John de Haustede, who is staying in Gascony in the king's service, to have respite until Easter next for all debts due to the exchequer, as the king has granted such respite to him.

Sept. 25.
Lincoln.

John de Wendesleye and John son of Thomas de Hertford acknowledge that they owe to Geoffrey le Scrop 100 marks; to be levied, in default of payment, of their lands and chattels in co. York.

Cancelled on payment.

Walter de Belegrave, vicar of the church of Kirketon in Holand, diocese of Lincoln, acknowledges that he owes to the prior of the Hospital of St. John of Jerusalem in England 100 marks; to be levied, in default of payment, of his lands, chattels, and ecclesiastical goods in co. Lincoln.

Cancelled on payment.

Sept. 28.
Lincoln.

Gilbert Talbot, William de Clynton and Hugh de Freyne, knights, acknowledge that they owe to Geoffrey le Scrop 100 marks; to be levied, in default of payment, of their lands and chattels in co. Kent.

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Sept. 29. Martin de Ixnyng, clerk, has letters to the abbot and convent of Colchester to receive the pension due to one of the king's clerks by reason of the new creation of the abbot.
By p.s. [1310.]

Sept. 26. To the treasurer and barons of the exchequer. Order to permit Burga, late the wife of William de Vaux, to have respite until Easter next for the 120*l.* exacted from her by summons of the exchequer for the arrears of William's account of the time when he was constable of Knaresburgh castle.

The like to the sheriff of Norfolk, '*mutatis mutandis.*'

MEMBRANE 13d—cont.

Sept. 17. Robert de Clipeston, parson of the church of Brynton, acknowledges that he owes to the abbot and convent of Peterborough 200 marks; to be levied, in default of payment, of his lands, chattels, and ecclesiastical goods in co. Northampton.

Walter Fildyng of Tattersale acknowledges that he owes to Henry de Broghton 4*l.*; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

Henry son of Oliver Daubeny of Broghton acknowledges that he owes to Walter Fildyng of Tattersale 5 marks; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

Sept. 17. To Bartholomew de Burghersh, constable of Dover castle and warden of the Cinque Ports, or to him who supplies his place at Dover. Order to permit the abbot of St. Agatha's, of the Premonstratensian order, who is going to his chapter-general at Prémontre by the king's licence, to cross from that port with 10*l.* for the expenses of himself and his household.

The like in favour of the following:

The abbot of St. Radegund's near Dover, with 15*l.*

The abbot of Wynning, with 20 marks.

Sept. 16. To William Trussel, escheator this side Trent. Order not to distrain the abbot of Aumale for homage and fealty for his lands in England, as the abbot has shewn the king that the escheator is distraining him for homage and fealty for the said lands, although he holds them in frankalmoine and neither he nor his predecessors were wont to do homage or fealty therefor to the king or any of his predecessors, and the king has granted him respite until Easter next for his homage and fealty, if they be due, because the abbot asserts that the premises can be proved by the rolls of chancery, which cannot at present be searched.

Sept. 16. To the abbot and convent of Chester. Request that they will provide the king's serjeant Richard Spigurnel, who has served the king and his father and grandfather in chancery, and who still serves the king, with a suitable allowance in food and clothing for himself and a groom and maintenance for a horse for his lifetime from their house, to be received both in his absence and in his presence.
By K.

Sept. 21. Hugh son of Geoffrey de Thorp acknowledges that he owes to Peter son of Geoffrey de Thorp 100*s.*; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

Master Stephen de Kettelbergh puts in his place John de Evesham, clerk, to prosecute the execution of a recognisance for 11 marks made to him in chancery by William Hardyng, parson of the church of Cerne-cote.

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Membrane 12d—cont.

- Sept. 20. Lincoln. John de Lilleburn, knight, puts in his place William de Emeldon and David de Wollovere, clerks, to prosecute the execution of a recognisance for 1,000 marks made to him in chancery by Nicholas de Huntercumb.
- Sept. 24. Lincoln. Hugh son of Geoffrey de Thorp near Stowe St. Mary acknowledges that he owes to William Bock of Lincoln 8 marks; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

— — — — — *Memorandum*, that John de Meryngton and Nicholas del Idle of co. Warwick mainperned to have Henry de Insula before the king to answer to him at his will for certain things charged against him.

Thomas, earl of Norfolk and marshal of England, puts in his place Roger de Belgrave, John de Wadeworth, clerk, and Adam le Gayte of Boungay to be present at the assignment of dower to Christiana, late the wife of John de Segrave, tenant in chief of the king, from the lands of her said husband, which are in the king's hands and in the earl's custody by the king's commission.

- Sept. 23. Lincoln. To the sheriff of Norfolk. Writ for payment of 3*l.* 8*s.* 0*d.* to John de Ormesby, knight of that county, for his expenses for attending the treaty at Lincoln on the morrow of the Exaltation of the Holy Cross last, to wit for seventeen days at 4*s.* a day.

By K. & C.

The like for the following knights to the sheriffs of their respective counties :

John de Orreton,	} Cumberland, for 7 <i>l.</i> 12 <i>s.</i> 0 <i>d.</i> for Robert Parnynk, } 19 days.
Peter son of Warin,	
John de Waldegrave, } Northampton, for 10 <i>4s.</i> for 13 days.	
Thomas de Hertford, Gregory de Thornton, } York, for 10 <i>4s.</i> for 13 days.	
Thomas de Roshale, John du Lee, } Salop, for 6 <i>l.</i> 16 <i>s.</i> 0 <i>d.</i> for 17 days.	
John de Swynnerton	Stafford, for 6 <i>8s.</i> for 17 days.
John de Stirkeland, William Lengleis, } Westmoreland, for 7 <i>l.</i> 12 <i>s.</i> 0 <i>d.</i> for } 19 days.	
Roger de Belgrave, Robert de Sadyngton, } Leicester, for 6 <i>l.</i> for 15 days.	
Adam de Somervyll, John Comyn, } Warwick, for 6 <i>l.</i> for 15 days.	
John de Wittelisbury, John de Bellafago, } Rutland, for 10 <i>4s.</i> for 13 days.	
Michael de Havertyngton, William Laurence, } Lancaster, for 6 <i>l.</i> for 15 days.	
Ralph de Wolverton, Hugh de Sutton, } Southampton, for 7 <i>l.</i> 12 <i>s.</i> 0 <i>d.</i> for } 19 days.	
Richard Wawayn, Richard de Hurtessleye, } Hereford, for 7 <i>l.</i> 12 <i>s.</i> 0 <i>d.</i> for } 19 days.	
William de Whitynton, Andrew de Pendok, } Gloucester, for 6 <i>l.</i> 16 <i>s.</i> 0 <i>d.</i> for } 17 days.	
John de Ston, Robert atte Wode, } Worcester, for 6 <i>l.</i> for 15 days.	
Roger de Nowers, John de Whitefeld,	} Oxford, for 6 <i>l.</i> 16 <i>s.</i> 0 <i>d.</i> for 17 days.

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Membrane 12d—cont.

Gilbert de Ellesfeld	Berks, for 3 <i>l.</i> 8 <i>s.</i> 0 <i>d.</i> for 17 days.
John de Dien, Henry Tilly,	Huntingdon, for 6 <i>l.</i> for 15 days.
John Picot, son of Baldwin Picot,	Bedford, for 6 <i>l.</i> for 15 days.
John Picot of Rouhale,	
John Blaket, Maleulin Chastiloun,	Buckingham, for 6 <i>l.</i> for 15 days.
John de Bradenstok	Wilts, for 3 <i>l.</i> 16 <i>s.</i> 0 <i>d.</i> for 19 days.
John de Bourne, Nicholas Malemayns,	Kent, for 7 <i>l.</i> 12 <i>s.</i> 0 <i>d.</i> for 19 days.
John de Lambron, Henry de Pengersek,	Cornwall, for 10 <i>l.</i> 16 <i>s.</i> 0 <i>d.</i> for 27 days.
Matthew de Bassyngburn, John de Cantebr[ugge],	Cambridge, for 6 <i>l.</i> for 15 days.
Ralph de Bockyngge, Richard Lew,	Suffolk, for 6 <i>l.</i> 16 <i>s.</i> 0 <i>d.</i> for 17 days.

Sept. 23. To the bailiffs of Warwick. Writ for payment of 60*s.* to Henry de Lincoln. Kyngton and John Sotemay, burgesses of that town, for their expenses in attending the aforesaid treaty, to wit for fifteen days at 2*s.* a day each.

By K. & C.

The like in favour of the following :

John son of Henry de Leic[estria] and John Geryn of Leicester, to

the bailiffs of Leicester, for 60*s.* for 15 days.Eudo de Helpringham and William de Lolleworth, to the bailiffs of Cambridge, for 60*s.* for 15 days.Roger atte Walle and Simon Cullebere, to the bailiffs of Bedford, for 60*s.* for 15 days.

Oct. 1. To Richard Dammori, justice of Chester. Order to summon the serjeants of fee appointed to keep the king's peace in that county to be intendent to the justice in those things that concern the keeping of the peace, and to keep the king's peace in that county as pertains to their offices, and if he find them negligent or contrary in the premises, to cause their bailiwicks to be taken into the king's hands, causing the bailiwicks to kept safely until otherwise ordered, as the king is given to understand that the said serjeants have demised their bailiwicks to others for terms and otherwise, and that they and the fermors do not execute sufficiently the things pertaining to the keeping of the king's peace, and make concealments of trespasses against his peace, and are not intendent to the justice in the keeping of the peace.
By K.
[Faedera.]

MEMBRANE 11d.

Sept. 17. Nicholas Bernard of Stanford acknowledges that he owes to Master Lincoln. John de Blebury 10 marks; to be levied, in default of payment, of his lands and chattels in co. Essex and Cambridge.—Master Elias de Sancto Albano received the acknowledgment by writ.

Oct. 3. Thomas de Barkeby, Henry de Barkeby, and Simon Aleyn of Whatton Nottingham. acknowledge that they owe to Ralph Basset of Drayton 45*l.* 6*s.* 6*d.*; to be levied, in default of payment, of their lands and chattels in co. Leicester.

1327.

Membrane 11d—cont.

Sept. 30. William Alvered, usher of the king's kitchen, who has long served the Nottingham. king, is sent to the prior and convent of Michelham to receive the same allowance as John de Urlesbem used to receive in their house in his lifetime.

By p.s. [1313.]

Oct. 2. Laurence le Charetter, in consideration of his good services to the king Nottingham. and because he was maimed in the king's service, is sent to the keeper of St. John's hospital, Brakkeley, to receive the same maintenance in the hospital as John Russel, now deceased, had therein by the late king's order.

By p.s. [1815.]

Oct. 1. To the sheriff of Devon. Order to send to the king by the morrow of Nottingham. All Souls next the indictment before the sheriff of Thomas de Coke Worthi, Adam de Milleford, Richard de Milleford, Thomas de Allerford, Jordan Rendy, John, his brother, John Bacyn, William, his brother, William de Couleton, William, his brother, William de Assheleye, John de Wolvedon, and Walter de Spry for the death of John de Brygh, and to arrest them if found in his bailiwick, so that he have them before the king on the aforesaid day, as the king learns that they have withdrawn themselves from that county so that they may not be justiced upon the said indictment.

Oct. 2. To the treasurer and barons of the exchequer. Order to cause Robert Nottingham. Ingram, sheriff of Nottingham, to have respite until the octaves of Martinmas for the rendering of his account at the exchequer for the issues of his bailiwick, as the king has granted this respite because Robert cannot be present at the rendering of his account at the octave of Michaelmas next as he is intending divers services of the king by his order during his stay at Nottingham.

By K.

Oct. 3. To the sheriff of York. Whereas the king has caused a great seal for Nottingham. the government of this realm to be made anew, differing in the circumference and in divers sculptures on both sides from the seal that he has hitherto used, and he wills that faith shall be given to the new seal from the fourth day of the present month of October, and that the old seal shall be broken, and that no writs or letters shall be sealed with it after the said fourth day, and he has caused an impression of the said new seal in white wax to be sent to the sheriff, he orders the sheriff to cause the impression to be shewn and made known in his county [court], markets, fairs, and other places in his bailiwick where he shall see fit, enjoining all and singular on the king's behalf to give faith to writs, letters, and charters sealed with the said new seal, and not to receive or use any writs or letters sealed with the old seal after the said fourth day. The king wills that writs, letters, and charters sealed with the old seal before the said fourth day shall retain their force, and that faith shall be given to them as befits.

[*Federa.*]

By K.

The like to all the sheriffs of England. [*Ibid.*]

Memorandum, that on Sunday, the 4th October, J. bishop of Ely, the chancellor, in his chamber in the priory of Lenton near Nottingham, in the presence of the clerks of chancery and of others then present there, produced a new great seal of the king's, newly made, from a linen bag sealed with his seal, and asserted that it was the king's will that all writs, letters, and charters shall be sealed with the said new seal hereafter, and that the old seal shall be broken; and on the Monday following, in the presence of the king in his chamber in Nottingham castle, the old seal was broken into small pieces by the king's order, and the chancellor gave the pieces to Richard, his spigurnel, and carried the said new seal with him to his lodging, and sealed writs, charters, and letters therewith. [*Ibid.*]

Memorandum, that on 6 October, the inquisitions made and returned into chancery after the death of John Giffard of Brymnesfeld, tenant in chief, concerning the lands held by him on the day of his death were sent

1327.

Membrane 11d—cont.

by the chancellor under the foot of the king's seal before Geoffrey le Scrop and his fellows, justices to hold pleas before the king, to have evidences and information therefrom at the prosecution of Roger de Bavent and his parcers and of John Lestrange and Nicholas Daudele, who say they are heirs of the said John Giffard.

Oct. 6.
Nottingham.

To the justiciary and chancellor of Ireland. As the king has caused a new seal for the rule of his realm to be made, the impression whereof he sent to them at another time, and he wills that some sculptures shall be made in the seal that he now uses in Ireland whereby an evident difference in its impression may be noted and known henceforth, he orders the justiciary and chancellor to cause some sculptures, to wit two likenesses of two flowers after the manner contained in the impression of the said new seal, to be made in the king's said seal without delay. [Fædera.]

Enrolment of deed of the abbot and convent of Crokesden, witnessing that they have rendered, granted, and released to the king 4s. of yearly rent issuing from two messuages, one held by Roger Hamond and the other by Matilda, late the wife of Roger Page, in the town of Briggenorth, which are held of the abbot and convent as of the right of their church; in exchange for 2s. of yearly rent issuing from two messuages and a hide of land that Ralph Fremon and Hervey Fremon hold in the town of Oke of the king by the service of 2s. yearly, and of coming twice a year to the king's view of frankpledge in the court of Tetenhal for all service, which 2s. of rent the king has granted to them by charter in exchange. The abbot and convent undertake to find and maintain, in addition to the 4s. of rent thus given to the king, an anniversary on St. Matthew's day for the soul of the late king, and for the souls of his progenitors for ever. They warrant the said 4s. of rent to the king, and charge themselves and their successors and all their lands in Briggenorth and elsewhere with payment thereof when it cannot be levied of the tenants. Witnesses: Sir John de Hynkel[ey], sheriff of Stafford and Salop; Thomas de Furnivall, the younger; Ralph Bassett of Weldon; Nicholas de Langeford; William de Stafford; Thomas de Barineton. Dated at Crokesden in full chapter, on Tuesday before St. Denis, 1 Edward III. [Fædera.]

Memorandum, that the abbot and convent acknowledged the above charter on Wednesday following at Crokesden, in full chapter, before Sir Thomas de Bamburgh, clerk of the chancery, sent there specially for this purpose. [Ibid.]

Oct. 8.
Nottingham.

John de Crokford, king's chaplain, has letters to W. elect confirmed of Worcester to receive from his chamber a yearly pension due from him to one of the king's clerks by reason of his new creation. By p.s. [1337.]

Oct. 9.
Nottingham.

Richard de London acknowledges that he owes to Thomas de Evesham, clerk, 46s. 8d.; to be levied, in default of payment, of his lands and chattels in co. Cornwall.

Henry de Langetoft puts in his place John de Graistok, clerk, to defend the execution of a recognisance for 9 marks made by him to Robert de Clif, clerk, in chancery.

Oct. 11.
Nottingham.

John de Lodyngton acknowledges that he owes to William de Erthyngton 40s.; to be levied, in default of payment of his lands, and chattels in co. Northampton.

Cancelled on payment.

MEMBRANE 10d.

Oct. 5.
Nottingham.

To the keeper of the port of Dover. Order to permit John de Handlo and Matilda his wife, who are going on a pilgrimage (*peregre*) to parts beyond sea, to cross from that port with their household, horses, and equipments.

1327.

Membrane 10d—cont.

Margaret, late the wife of Richard de Plaiz, tenant in chief of the king, puts in her place Richard de Depham and John de Hengham to seek and receive in chancery her dower of her said husband's lands, knights' fees, and advowsons.

Oct. 7. William de Grandon', parson of the church of Babworth, acknowledges that he owes to Edmund de Shireford 1,000*l.*; to be levied, in default of payment, of his lands and chattels in co. Nottingham.

Robert son of John Bythewater of Edenstowe acknowledges that he owes to Henry de Edenstowe, clerk, and Beatrice, daughter of John Bythewater of Edenstowe, 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Nottingham.

Oct. 7. To the sheriff of Wilts. Order to cause John de Kynele to come before the king in chancery, so that he be there by the morrow of Martinmas, to answer to the king for the goods that belonged to Edmund, late earl of Arundel, on the day when he suffered death, as the king is given to understand that John retains divers goods of the said earl's, which ought to pertain to the king by the earl's forfeiture, and that he has hitherto refused to answer to the king therefor.
By K.

Roger de Cleyton of co. Wilts sues for the king.

Oct. 8. Henry son of Nicholas de Sheldon acknowledges that he owes to John, bishop of Ely, 600 marks; to be levied, in default of payment, of his lands and chattels in co. Warwick.

Henry de Edenestowe, clerk, and Robert his brother acknowledge that they owe to Thomas de Lungvillers, knight, 60*l.*; to be levied, in default of payment, of their lands and chattels in co. Nottingham.

Cancelled on payment.

Oct. 10. Hasculph de Whitewell acknowledges that he owes to Michael de Presfen 21*l.*; to be levied, in default of payment, of his lands and chattels in co. Nottingham.

Cancelled on payment.

Oct. 10. To the keepers of the passage in the port of Dover. Order to permit brother John de Sancto Albino, of the Benedictine order, proctor in England of the abbot of St. Pierre-sur-Dive in Normandy, who is returning home by the king's licence, to cross from that port; provided that he do nothing contrary to the statute concerning the carrying of *apporta* out of the realm.
By K.

Oct. 11. Vannus Brounlesk, merchant, acknowledges that he owes to Thomas de Evesham, clerk, 4 marks; to be levied, in default of payment, of his lands and chattels in the city of London.

John de Lodyngton acknowledges that he owes to William de Erthyngton 25*s.*; to be levied, in default of payment, of his lands and chattels in co. Northampton.

Oct. 13. Master Henry de Clif, clerk, acknowledges that he owes to Michael de Presfen 21*l.* 10*s.* 0*d.*; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment.

The aforesaid Michael puts in his place Michael de Wath and William de Emeldon, clerks, to prosecute the execution of a recognisance for 21*l.* made to him in chancery by Hasculph de Whitewell.

Oct. 8. To the treasurer and barons of the exchequer. Order to cause Richard de Grey of Codenore, who is going on the king's service to the Scotch marches, to have respite until Easter next for all debts of himself and his ancestors due to the exchequer.
By K.

1327.

Membrane 10d—cont.

The like to the sheriffs of the following counties :
 Nottingham and Derby. Leicester.
 Kent. Norfolk.
 Essex.

To the treasurer and barons of the exchequer. Order to cause Richard de Gray of Codemore, constable of Nottingham castle, who is setting out with the king in his service for the marches of Scotland, to have respite until St. Hilary next for his account of the issues of the said castle. By K.

Oct. 11. Nottingham. To the abbot and convent of Cirencestre. Request that they will admit into their house William de Spyneye, who served the late king in his Scotch war, and that they will grant to him the same allowance as Ralph le Sogurnant had in their house for his life at the late king's request. By p.s.

William Athelond is sent to the abbot and convent of Kirkestede to receive his maintenance in like manner.

William Dautre is sent to the abbot and convent of Peterborough to receive his maintenance in like manner. By the same writ.

MEMBRANE 9d.

Oct. 11. Nottingham. To William Trussel, escheator beyond Trent. Order to deliver to Margaret, late the wife of Richard de Plaiz, tenant in chief, the manor of Great Okle, co. Essex, of the yearly value of 25*l.* 13*s.* 2*d.*, a quarter of certain lands in Streiford, in the same county, of the yearly value of 4*l.* 15*s.* 6*d.*, and two parts of the manor of Wetyng, co. Norfolk, of the yearly value of 18*l.* 1*s.* 0*d.*, which the king has assigned to her as dower.

[Cancelled.]

Oct. 12. Nottingham. To the treasurer and barons of the exchequer. Order to cause Thomas de Grenham, son and heir of Ralph de Grenham, to have respite until the Purification next for payment of 100 marks of the fine of 200 marks that he made with the late king for pardon for entering his father's lands, who held by knight service of John Lestraunge, a minor in the said king's wardship, after his father's death without delivery by the late king and for marrying without licence from the said king, the king having pardoned him the other 100 marks at the request of Roger, bishop of Coventry and Lichfield, as the said bishop has requested the king to assign to him the 100 marks due from Thomas towards his expenses in going to Holland and Zeeland in the king's service; provided that if the above sum exceed the bishop's expenses, he shall satisfy the king for the surplus upon his return. By K. & C.

Oct. 16. Nottingham. William de Makeseye acknowledges that he owes to William de Erthyngton 20*s.*; to be levied, in default of payment, of his lands and chattels in co. Northampton.

— Walter Walteshef puts in his place Michael de Wath to prosecute the execution of a recognisance for 15*l.* made to him in chancery by the prior of Lentone.—Walter made the attornment by letter.

Ralph de Camoys puts in his place Edmund de Lenne to prosecute the execution of a recognisance for 200*l.* made to him in chancery by Ralph Bygot.

Oct. 14. Nottingham. James Beauflour, citizen and vintner of London, puts in his place William de Emeldon, clerk, to prosecute the execution of a recognisance for 160*l.* made to him in the late king's chancery by Edmund le Bonne, knight.

1327.

Membrane 9d—cont.

Oct. 15. John Bachelier, yeoman of the king's kitchen, who has long served the king, is sent to the abbot and convent of Nettle to receive such maintenance in the abbey as Elias du Larder had therein at the late king's order.

By p.s. [1348.]

Philip de Somerville, knight, acknowledges that he owes to William Godynogh of Notyngham 9l.; to be levied, in default of payment, of his lands and chattels in co. Nottingham.

Oct. 16. Dionysia, late the wife of William de Saundeby, William Bithekirke, and Robert de Saundeby, chaplain, acknowledge that they owe to William Mallechat 60 marks; to be levied, in default of payment, of their lands and chattels in co. Nottingham.

Cancelled on payment.

Oct. 19. Peter son of John de Wemyngton of Staunford acknowledges that he owes to Beatrice de Barton 20l.; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

Oct. 21. Robert Corbyn of Haurthyn, William de Praiers of Ercalu, and Richard de Praiers of Dodynton acknowledge that they owe to William de Clynton 40l.; to be levied, in default of payment, of their lands and chattels in co. Chester.—The chancellor received the acknowledgment.

Enrolment of deed of Geoffrey de Mildenhale acknowledging receipt from Adam Carbonel and John his son of 100s., in which they were bound to him by recognisance made in chancery in the 12th year of the late king's reign. Dated at Nottingham, 21 October, 1 Edward III.

Memorandum, that Geoffrey came into chancery at Lenton abbey (*sic*), on the said day, and acknowledged the above deed.

Oct. 23. Peter le Pulter, who has long served the king and his father, is sent to the abbot and convent of Cherteseye to receive such maintenance as Gunnora * le (*sic*) Lavendere, deceased, had in that house by the late king's order.

By p.s. [1348.]

Oct. 20. Robert de Driffield, yeoman of the king's kitchen, who has long served the king and his father, is sent to the prior and convent of Repyndon to receive the same allowance as Robert de Say, deceased, had in that house at the late king's request.

By p.s. [1348.]

MEMBRANE 8d.

Enrolment of release by Joan, late the wife of Nicholas de Sheldon, knight, to Walter de Clodeshale of Bermyngeham of her right in all the lands, rents, etc., that he has or holds in the town of Sheldon of the gift, feoffment, or demise of her said husband. Witnesses: Sir Ralph de Crophill, Sir John de Annesleye, knights; Robert Ingram, Robert de Crophill, John Brian, Bartholomew de Cotegrave, Simon de Lenton, all of Nottingham. Dated at Lenton, near Nottingham, on 18 October, 1 Edward III.

Enrolment of release from the aforesaid Joan to John de Hothum, bishop of Ely, for his life, and to his executors for ten years from Thursday after the quinzaime of Michaelmas last, in case he die within that term, of her right in the manor of Sheldon, and in 5 marks of yearly rent from that manor lately granted to her by Walter de Clodeshale by his deed for five years, and in 10l. of yearly rent that Walter granted to her after the end of the said five years for the term of her life. Witnesses and date as in preceding enrolment.

Memorandum, that Joan came into chancery at Lenton abbey (*sic*), on 22 October, and acknowledged the above two deeds.

* Called *Gunn* in the privy seal.

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Membrane 8d—cont.

Enrolment of grant by Thomas de Stodham, parson of the church of Sheldon, to John, bishop of Ely, of all his land called 'Stockyng' and 'Calverheye,' 'Hauwesemore,' and 'Levyngesmedewe,' with all his meadow called 'La Leye,' with Le Chirchcroft and all appurtenances in Sheldon, as enclosed by hedges and ditches, which land and meadow he had of the gift of Nicholas de Sheldon, knight, and also the messuage, land and meadow in the same town that he had of the demise of Sir William de Bromleye, chaplain, and of William, servant of the rector of Sheldon, which the said Nicholas afterwards released to him and his heirs. Witnesses: Sir Richard de Whitacre, Sir Roger de Aylesbury, knights; Ralph de Perham; Henry del Isle; Thomas Gervays; Anketil de Mikelhull; John de Pipe. Dated at Sheldon. *Undated.*

Memorandum, that Thomas came into chancery at Lenton abbey, on 22 October, and acknowledged the aforesaid charter.

Enrolment of deed of John, bishop of Ely, witnessing that whereas Henry, son and heir of Sir Nicholas de Sheldon, knight, granted to the bishop, on Thursday after the quinzaine of Michaelmas last, all his lands that Walter de Clodeshale of Bermyngeham lately had of Henry's demise in the town of Sheldon, to have for the term of the bishop's life, together with the advowson of the church of that town, and also granted that if the bishop die before the end of ten years following, the said lands and advowson shall remain to the bishop's executors until the end of the said term, the bishop hereby, with Henry's assent and will, grants to the lady Joan, late the wife of Sir Nicholas de Sheldon, 10*l.* yearly for her life from the said lands. Witnesses as in the preceding enrolments of Joan's deeds. Dated at Lenton, on 21 October, 1 Edward III.

Memorandum, that the bishop came into chancery at Lenton abbey, on 22 October, and acknowledged the above deed.

Enrolment of deed of the said Henry confirming the above grant to Joan, his mother, and granting that she shall receive the said rent for her life in case the bishop die before her, and granting that the bishop or his executors shall not be molested by him or his heirs by reason of the aforesaid grant. Witnesses as in preceding enrolments. Dated at Lenton, on 21 October, 1 Edward III.

Enrolment of release by the aforesaid Henry to the said bishop for life of his right in the manor of Sheldon and in the advowson of the church thereof, and granting that the bishop shall have for life the reversion of all lands in the manor pertaining to Henry after the death of the tenants, excepting the lands that Robert, brother of Nicholas de Sheldon, Thomas brother of the said Robert, and Walter de Freynes hold in the manor, and that the aforesaid manor and advowson shall remain to the bishop's executors in the manner stated in the preceding enrolment, rendering therefor to him after the bishop's death 60*s.* yearly. Witnesses as in preceding enrolments. Dated at Lentou near Nottingham, on 21 October, 1 Edward III.

Memorandum, that Henry came into chancery at Lenton abbey, on 22 October, and acknowledged the above deeds.

Oct. 22. John Basset of Northluffenham acknowledges that he owes to John de Nottingham. Wyttlesbury, knight, William de la Hyde, and Stephen de Byllesfeld 72*l.* 11*s.* 11*d.*; to be levied, in default of payment, of his lands and chattels in co. Rutland.

Oct. 18. To the sheriff of Bedford. Order to take and keep in prison until further orders Thomas atte Halle of Donestaple, Robert son of Robert Duraunt, John son of John Salbot of Donestaple, and Philip de Wibbenade, who are riding about, as the king learns, armed in divers parts of

1327.

Membrane 8d—cont.

that county with other malefactors, lying in wait by day and night for the prior of Donestaple and his men and other subjects of the king, committing many evils there.

Oct. 23. John Pikard, who long served the king's father and grandfather, is sent to the prior and convent of Torkeseye to receive such maintenance for life as Richard le Charetter had in that house at the request of Edward I.

By p.s. [1360.]

Oct. 25. John Pyk, yeoman of the king's butlery, who has long served the king and his father, is sent to the prior and convent of St. Martin's, Dover, to receive such maintenance in the priory as William de Kent had therein in his lifetime by order of Edward I.

By p.s. [1369.]

Oct. 26. To the master and brethren of the hospital at Dover. Request that they will grant to Richard Waytewell, for his good service to Queen Isabella and to the king when they were in parts beyond sea and after the king's arrival in England, suitable maintenance in food, clothing, and other necessaries, to be received from their hospital for life, making to him letters patent under their common seal specifying expressly what he ought to receive.

Oct. 28. John de Cheverdon acknowledges that he owes to Master Nicholas de Stokton, clerk, 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Southampton.—The chancellor received the acknowledgment.

Oct. 18. To the mayor, bailiffs, and whole community of the city of York. Robert Butt, collector of the customs at Boston, has complained to the king that many persons of the said city charge him maliciously with suggesting to the king that the merchants of that city and others were willing to make to the king a loan upon every sack of wool to be taken out of the realm by them, and on this ground so threaten Robert that he durst not go to the city to exercise his merchandise, and he has prayed the king to excuse him of the premises to the mayor, bailiffs, and community, especially as he knew nothing of the grant of the loan before the king's writs to collect it were delivered to him; the king therefor signifies to them that Robert made no suggestion to him of the grant of the loan aforesaid, and did not intermeddle therewith in any way, and he orders them not to molest or aggrieve Robert for the reasons aforesaid, and not to permit him to be aggrieved by others.

MEMBRANE 7d.

Nov. 2. William son of William de Kercolston, chaplain, and Hugh his brother acknowledge that they owe to John Lovetoft 40*l.*; to be levied, in default of payment, of their lands and chattels in co. Nottingham.—The chancellor received the acknowledgment.

Nov. 7. John Talbot, knight, acknowledges that he owes to Ralph Basset of Drayton 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Leicester.

Nov. 9. Richard de Perers, knight, acknowledges that he owes to John de Hothum, bishop of Ely, 400*l.*; to be levied, in default of payment, of his lands and chattels in co. Hertford.

Cancelled on payment.

Nov. 10. To Thomas, earl of Norfolk and marshal of England, Thomas Bardolf, Robert de Morle, Peter de Uvedale, John Howard, and Robert Walkefare. Whereas the king lately appointed them to enquire by the oath of men of cos. Norfolk and Suffolk concerning the names of those who committed

1327.

Membrane 7d—cont.

divers trespasses upon the abbot and convent of St. Edmunds after the king's prohibition directed to them, and to pursue, arrest, and imprison those found guilty by the inquisitions, and the king is now given to understand that although divers malefactors are indicted before them of the premises, and have been arrested by them, they nevertheless do not intend to keep the malefactors elsewhere than in the prison of the town of St. Edmunds, which prison is insufficient for the safe custody of the said malefactors, and that they permit certain of the malefactors to wander about outside the prison, and that they permit certain of them to be released by mainprise, contrary to the king's appointment: the king orders them to cause the malefactors thus indicted and arrested to be imprisoned in his prisons in the said counties wherein they may be most safely and conveniently kept, and not to permit any of them to be released by mainprise or to wander outside the prison, and to re-take and imprison any whom they may have released on mainprise or permitted to wander outside prison, certifying the king without delay of the names of those whom they shall have taken and imprisoned. The king wills that this order shall not be drawn into a precedent, and that the liberty of the town of St. Edmunds shall not be prejudiced in the future.

By K. & C.

To the sheriff of Norfolk and Suffolk. Order to imprison in the king's prisons all such malefactors to be delivered to him by the persons named above for imprisonment.

Nov. 6. To the sheriff of Lincoln. Order to go in person to the manors of Wilgton and Gaynesburgh, belonging to the prior of the Hospital of St. John of Jerusalem in England, and to take and imprison until they be delivered according to law all malefactors found by him there wasting the prior's goods and chattels, certifying the king of the names of those arrested, as the king is given to understand that certain malefactors have entered the manors by force and arms, and hold themselves therein by armed force, wasting the prior's goods and chattels, and taking and carrying away some of them.

By K.

The like to the sheriff of Warwick to go to the prior's manors of Balshale and Fleechamstede.

Nov. 10. Richard Bug of Lek acknowledges that he owes to Richard de Wilughby 30*l.*; to be levied, in default of payment, of his lands and chattels in co. Nottingham.

Philip de Monte Gomery is sent, in consideration of his long service to the late king, to the prior and convent of St. Swithin's, Winchester, to receive such maintenance as John Spark, deceased, had in their house by the late king's request.

By p.s. [1399.]

Memorandum, that, on Tuesday the eve of Martinmas, John de Colewyk, Laurence le Spicer of Notingham, Robert atte Brigge, of co. Nottingham, Roger de Ardern, 'barber,' John de Southam of co. Warwick, and Richard Hillary of co. Stafford, came into chancery at Lenton, and mainperned to have John de Rothewell of Lichefeld and John de Bermyngham before the king when ordered, and that the said John and John should behave themselves faithfully to the king and his ministers in future.

Memorandum, that, on the same day, Vivian de Verdon, Adam de Berford, Robert de Strongeshull, and Robert de Marchumleye of co. Stafford came into chancery at Lenton, and mainperned to have the body of Robert de Preiers before the king when ordered to answer for what the king will say against him.

John de Dynglelee, clerk, puts in his place William de Emeldon, clerk, to prosecute the execution of two recognisances for 20*l.* each made to him by the abbot of Bruern in chancery.

MEMBRANE 6d.

1327.
Oct. 29. To W. archbishop of Canterbury. Inhibition of his attempting anything concerning the bishopric of Worcester, void by the death of Thomas, the late bishop, to the prejudice of the king by virtue of any orders directed to him by any persons whatsoever without consulting the king, the king having accepted the election of the new bishop and taken his fealty and restored to him the temporalities of the see, as the king is given to understand that certain orders concerning the bishopric directed to the archbishop from another than the king have been or will be delivered to the archbishop, the execution whereof would be to the prejudice of the king's right and the injury of the law and custom of the realm. **By K. & C.**

The like to the following :

The elect confirmed of Worcester.

The sub-prior and chapter of the cathedral church of Worcester.

The archdeacon of Worcester.

The archdeacon of Gloucester.

Nov. 19. Roger son of John Souvage of Staynesby acknowledges that he owes to William de Aune, knight, 1,000 marks ; to be levied, in default of payment, of his lands and chattels in co. Nottingham.—The chancellor received the acknowledgment.

Cancelled on payment.

Nov. 17. William de Ramton, the king's yeoman, is sent to the abbot and convent of Athelyngneye to receive such maintenance as Philip de Redynges had therein by the late king's request. **By p.s. [1406.]**

Nov. 6. Richard le Pouere of Cherleton acknowledges that he owes to John de Cherleton of London 200 marks ; to be levied, in default of payment, of his lands and chattels in co. Oxford.

Nov. 22. Robert del Haye and Robert his son acknowledge that they owe to Ralph de Crophull, knight, 300*l.* ; to be levied, in default of payment, of their lands and chattels in co. Lincoln.—The chancellor received the acknowledgment.

To the keepers of the passage in the port of Dover. Order to permit brother Richard de Walyngford, abbot-elect of St. Alban's who is going to the Roman court by the king's licence to execute the affairs of his election, to cross the sea in that port with his household and necessary expenses. **By K.**

Nov. 24. John de Rockeley acknowledges that he owes to Michael de Wath, clerk, 40*s.* ; to be levied, in default of payment, of his lands and chattels in co. York.

John de Gotham acknowledges that he owes to the said Michael 40*s.* ; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment.

Gawynns de Southorp, goldsmith, acknowledges that he owes to Nicholas de Stotton, parson of the church of Staunton Harecourt, 9 marks ; to be levied, in default of payment, of his lands and chattels in co. Lincoln.—The chancellor received [the acknowledgment].

Brother Thomas Larcher, prior of the Hospital of St. John of Jerusalem in England, acknowledges that he owes to Almaric de Tru, knight, 57*6s.* ; to be levied, in default of payment, of his lands and chattels in co. Lincoln.—The chancellor received [the acknowledgment].

Cancelled on payment.

Almaric de Tru, knight, puts in his place Boniface de Peruchiis and John Junctyn, merchants, to prosecute the execution of the aforesaid recognisance.

1327.

Membrane 6d—cont.

Nov. 24. William Alfrede, usher of the king's kitchen, is sent to the abbot and Pontefract. & convent of St. Augustine's, Bristol, to receive such maintenance as Simon des Robes, deceased, had therein at the late king's order. By p.s.

Humphrey de Littelbury, knight, puts in his place William de Welingoure to prosecute the execution of a recognisance for 20*l.* made to him in chancery by Richard de Hodeleston, knight.

Nov. 28. To Charles, king of France and Navarre. The king has received complaint from William de Rydale, merchant, that whereas he, before the dissension between the men of the king of France and of the late king, bought woad at Amiens to the value of 100 marks to be carried thence into the king's realm in order to make his profit thereof, Stephen de Pountif and William and Henry his brothers, merchants of the town aforesaid, took the said woad wilfully and detained it in their possession until it was arrested by order of the king of France by reason of the dissension aforesaid, under which pretext his ministers of the said town still detain the woad under arrest, wherefore William has prayed the king to provide a remedy: the king therefore requests the king of France to hear the complaint of the said merchant in this behalf, and to cause speedy justice to be done to him in the delivery of the woad aforesaid, so that he may not return to the king for this reason, certifying the king of his proceedings in writing by the bearer hereof. [Fædera.]

Enrolment of deed of Almaricus de Tru, knight, granting that the recognisance for 57*l.* made to him by brother Thomas Larcher, prior of the Hospital of St. John of Jerusalem in England, shall be cancelled upon payment of a mark of silver for every pound at the terms of payment specified in the recognisance. Witnesses: Henry de Eedenestowe, Thomas de Collum, John de Dyngelie, clerks; Hugh de Haytfeld and Thomasinus Isaac. Dated at Dancastre, 26 November, being Thursday the morrow of St. Katherine, 1 Edward III.

Memorandum, that the prior (sic) came into chancery at Dancastre, on the said day, and acknowledged the above deed.

Dec. 6. Thomas de Thorp of Mousele acknowledges that he owes to John le Leicester. Frensshe of Whatton and Alice his wife 500*l.*; to be levied, in default of payment, of his lands and chattels in co. Leicester.

The said Thomas acknowledges that he owes to the aforesaid John and Alice 300*l.*; to be levied as above.

The said Thomas acknowledges that he owes to the aforesaid John and Alice 200*l.*; to be levied as above.

Walter de Trailli acknowledges that he owes to Simon Croyser 6*l.*; to be levied, in default of payment, of his lands and chattels in co. Bedford.

Dec. 2. To the sheriff of Lincoln. Order to cause proclamation to be made that the ordinance of the staple shall be held and observed after Christmas next, the king having lately granted, because certain native and alien merchans had granted him a loan upon each sack of wool and every 300 hides and every last of hides in aid of the Scotch war, that all such merchants should buy wool, hides, and wool-fells freely within and without the staples, and should load and take them out of the realm in ports of the realm where the king's collectors of customs (*custumarii*) receive his custom, notwithstanding the said staple, until Christmas.

Dec. 3. William Pound came before the king, on Thursday after St. Andrew last, Loughborough. and sought to replevy the land of him and of Sarah, late the wife of Richard Pound, which was taken into the king's hands for their defauit before the justices of the Bench against Martin Aumfrey. This is signified to the justices.

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*MEMBRANE 5d.*Dec. 7.
Leicester.

To the sheriff of Hertford (*sic*). Order to go in person to the town of Dunstable, and to cause proclamation to be made there and elsewhere in his bailiwick prohibiting any one holding tournaments, etc., without the king's special licence, as the king understands that certain men-at-arms intend going to Dunstable to tourney and do other feats of arms. [*Federa.*]

To the king's sheriffs, ministers, and others. Writ of aid in favour of John de Gynes, the king's serjeant-at-arms, whom the king has appointed to assist the aforesaid sheriff in the premises, and to arrest all whom he shall find exercising such feats of arms, together with their horses and arms, and to deliver them to the said sheriff, and to cause them to be kept safely in prison so that they shall not be delivered without the king's special order. [*Ibid.*] *Et erant patentes.*

Dec. 2.
Nottingham.

To the bailiffs and men of Staunford. Order to cause one or two of the most discreet wool-merchants of that town to be chosen, and to cause them to be sent to the king at York in the octaves of St. Hilary next, with sufficient power to treat with the king concerning certain matters touching him and his realm and the profit of the wool-merchants of the realm, and to consent to what shall then be ordained, as the king wishes to have a treaty at York at the said date upon the affairs aforesaid. By K.

The like to the mayors, bailiffs, and men, or to the bailiffs and men of the following towns:

Grantham.	Huntyngdon.
Neuwerk.	Lincoln.
Boston.	York.
Spaldyng'.	Newcastle-on-Tyne.
Beverley.	Carlisle.
Barton.	Nottingham.
Leicester.	Derby.
Coventre.	Sudbury.
Shrewsbury.	Maydenstan.
Bath.	Chichester.
Welles.	Guldeford.
Colchester.	Southampton.
Maldon.	Portesmuth.
Norwich.	Exeter.
Hereford.	Dorchester.
Bristol.	Coteneys (<i>sic</i>).
Oxford.	Salisbury.
Abingdon.	Lichefeld.
Ripon.	Stafford.
Hertilpole.	Lancaster.
Sandwich.	Northampton.
Ipswich.	Dunstable.
Lenne.	Warwick.
Kyngeston-on-Hull.	Chester.
London.	Gloucester.
Canterbury.	Wynchelse.
Rochester.	Great Yarmuth.
Cambridge.	Winchester.

1328.

Jan. 10.
Clipstone.

To Robert de Clypton, keeper of the king's manor [and] peel of Clypton. Order to cause all the houses at the said peel built by the late king, except

1328.

Membrane 5d—cont.

the greater gate of the peel and the house built over it, to be amoved from the peel without delay, and to cause certain of them to be erected in the said manor, as shall seem good to his discretion.

Vacated, because within the roll.

1327.

MEMBRANE 4d.

Dec. 11. John de Lukes acknowledges that he owes to James Nicholas and Peter Reyner and their fellows, merchants of the society of the Bardi of Florence, 3*l.*; to be levied, in default of payment, of his lands and chattels in co. Leicester.

Dec. 14. Nicholas, abbot of Pippewell, acknowledges, for himself and his couvent, that he owes to Robert de Arderne, knight, 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Northampton.

Cancelled on payment, acknowledged by John de Thorston, Robert's executor.

John de Waldegrave acknowledges that he owes to Giles de Cogenho 100 marks; to be levied, in default of payment, of his lands and chattels in co. Northampton.—The chancellor received the acknowledgment.

William le Blount and Margery his wife, daughter and co-heiress of Theobald de Verdoun, tenant in chief of the late king, put in their place John de Lodelowe to sue for and demand the right falling to them of the lands belonging to Theobald.—Thomas de Evesham received the attorneyment.

The same Thomas admitted the said John, keeper of the said Margery, a minor, to demand and sue for her right, etc., as above.

Dec. 18. Henry de Bray of Charwelletton acknowledges that he owes to Thomas Hastang' and Elizabeth his wife 200*l.*; to be levied, in default of payment, of his lands and chattels in co. Gloucester.

Bartholomew de Rico, merchant of the society of the Grimbaldi of Chieri (*Kerio*), who is going to parts beyond the sea to excercise his merchandise, puts Annotus Grymband, a merchant of the said society, in his place to win or lose in all pleas and quarrels moved by or against him, and to prosecute and defend all suits, and to sue for the execution of all recognisances made to him.

Dec. 21. John de Rostele acknowledges that he owes to John Mautravers, the younger, 20 marks; to be levied, in default of payment, of his lands and chattels in co. Gloucester.

Cancelled on payment.

Dec. 20. Stephen le Botiller acknowledges that he owes to Gilbert de Elesefeld 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Buckingham.

Dec. 23. John Calewe acknowledges that he owes to John Mautravers, the younger, 3,000*l.*; to be levied, in default of payment, of his lands and chattels in co. Wilts.

Cancelled on payment.

Nov. 17. To the prior and convent of Christ Church, Canterbury. Order to Westminster. summon the com-provincial bishops, since the archiepiscopal jurisdiction pertains to them during the voidance of the see, to assemble at a certain day at their church of Canterbury, to execute the office of consecration of Wulstan, elect-confirmed of Worcester, whom Walter, late archbishop of

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Membrane 4d—cont.

Canterbury, wilfully refused to consecrate although frequently requested to do so on the king's behalf, Wulstan having been duly elected, and the king having long since taken his fealty and restored the temporalities of the bishopric to him. The king prohibits them, under pain of forfeiture, from attempting, or from permitting any one else to attempt, anything to the prejudice of the king's right or the right of the said elect, without consulting the king, by virtue of any order or commission made or to be made to them by any authority whatsoever. By K. and the great council.
 [*Federa.*]

To the sub-prior and chapter of the cathedral church of Worcester. Like prohibition, as the king understands that certain persons are labouring to weaken the said election. [*Ibid.*]

Dec. 12.
Coventry.

To Adam de Orleton, late bishop of Hereford. Prohibition of his attempting, or procuring any one else to attempt, anything to the injury of the rights of the crown in the above matter, as the king is much disturbed by the report that Adam, having divested himself of the bishopric of Hereford, has procured the collation of the said bishopric of Worcester, having no consideration to the king's rights, and intimation that the king will cause violators of the rights of his crown to be duly punished, according to his oath. By K. and the great council.
 [*Ibid.*]

Dec. 12.
Coventry.

To the mayor and sheriffs of London. Order to cause all persons entering the port of that city or other places in their bailiwick without the king's licence, or wishing to pass from the same to parts beyond sea to be diligently searched, and if any persons be found with letters prejudicial to the king, concerning the provisions of bishoprics, abbeys, priories, and other benefices of the patronage of the king and of other magnates of the realm, or with suspected letters, to cause the said letters to be arrested and sent to the king with all speed, certifying the king of the names of those in whose possessions the letters shall be found, as the king is given to understand that some persons daily bring such letters into the realm and procure processes to be made to the disinheriance of the king and his crown and the prejudice of the magnates. By K. and the great council.
 [*Ibid.*]

The like to the following :

The constable of Dover and [warden] of the Cinque Ports.

The bailiffs of Canterbury. [*Ibid.*]

Dec. 26.
Worcester.

To Adam de Orleton, late bishop of Hereford. Prohibition of his publishing, or causing to be published, under pain of forfeiture, any letters whatsoever concerning the reservation, protection, or provision of the church of Worcester prejudicial to the king or his crown, or (as) presuming to use them in any way without consulting the king, and order to be before the king and his council with the said letters at York in the parliament summoned for the Sunday after the Purification next, to do and receive what shall then be ordained, as the king understands that Adam has divested himself of his bishopric in the Roman court, and has procured his transference to the church of Worcester, which is void by the death of Thomas de Cobham, the late bishop, who died at Hertelburi, co. Worcester, to which church Wolstan has been elected, confirmed, and promoted, and has received the temporalities thereof, and that Adam has brought into the realm divers letters concerning the premises prejudicial to the crown, and that he intends to use them notwithstanding the king's inhibitions directed to him several times under the great seal and the privy seal. By K. & C.
 [*Ibid.*]

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Dec. 9.
Coventry.

To the prior and convent of Christ Church, Canterbury. Order to proceed to the confirmation of John de Godele, dean of Welles and canon of Exeter, as bishop of Exeter with all speed, and to execute what pertains to them in this matter, since the archiepiscopal jurisdiction pertains to them by reason of the voidance of the see of Canterbury, the said John having been duly elected, and the king having assented to his election and signified this to Walter, late archbishop of Canterbury, who delayed proceeding to the confirmation.

By K. and the great council.

To the dean and chapter of the cathedral church of Exeter. Prohibition of their attempting, or permitting any one else attempting, under pain of forfeiture, anything to the prejudice of the king's right or the right of the said elect, without consulting the king, by virtue of any order or commission made or to be made to them by any authority whatsoever.

By K. and the great council.

*MEMBRANE 3d.*Dec. 10.
Coventry.

To W. archbishop of York. Summons to attend a parliament at York on Sunday after the Purification next, warning the dean of York and the archdeacon to be present at the said day and place, and the chapter of York and the clergy of his diocese to be present by their proctors respectively, as the king wishes to have deliberation upon the articles put forth in the treaty for peace at Newcastle-on-Tyne between the envoys of the king and of Robert de Brus and other magnates and others of Scotland, and upon certain other things touching his crown. [*Fæderæ; Rept. Dign. of Peer*, iv. 378.]

By K.

The like to the keepers of the spiritualities of the archbishopric of Canterbury, the bishopric of Hereford, and the bishopric of Exeter, these sees being void, and to fifteen bishops, the elect of Worcester, and R. bishop of Coventry and Lichfield, or his vicar-general, he being absent in remote parts. [*Rept. Dign. of Peer*.]

To the abbot of Westminster. Summons to attend the above parliament. [*Ibid.*]

The like to eighteen abbots. [*Ibid.*]

The like to Thomas, earl of Norfolk and marshal of England. Summons to attend the above parliament. [*Ibid.*]

The like to five earls and fifty others. [*Ibid.*]

To the sheriff of Lincoln. Order to cause two knights of that shire, two citizens from every city, and two burgesses from every borough in the county to be chosen to attend the above parliament. [*Ibid.*]

The like to all the sheriffs of England. [*Ibid.*]

To Bartholomew de Burghersh, constable of Dover castle and warden of the Cinque Ports. Order to cause two barons from each of the ports to be chosen to attend the above parliament. [*Ibid.*]

To W. archbishop of York. Summons to attend the above parliament, and order to warn the priors and deans of cathedral churches and the archdeacons of his province to be present in person at the said day, and the chapters of cathedral churches and the clergy of each diocese of his province to attend by their proctors respectively, as the king, who has ordered each bishop to make the like warning in his diocese, does not wish the affairs aforesaid to be delayed for want of such warning.

By K.

[*Ibid.*]

The like to the keeper of the spiritualities of the archbishopric of Canterbury, the see being void. [*Ibid.*]

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Membrane 3d—cont.

To Walter de Norwyco. Order to be present in person at the above day and place to give his counsel with the others of the king's council.

[*Ibid.*] By K. & C.

The like to seven others. [*Ibid.*]

Dec. 23. To the treasurer and barons of the exchequer. Order to cause J. bishop of Winchester to have respite until the octaves of Easter for 500 marks of the 2,000*l.* that he acknowledged at the exchequer that he owed to the king, so that the king may then cause to be done what shall seem fit by his council concerning the debts due from him to the bishop, as the bishop has prayed the king to cause the said 500 marks to be allowed to him in the debts due to him from the king for his wages for the time when he was in the king's service in parts beyond sea. By K.

Worcester. To the sheriff of Southampton. Order to permit the said bishop to have respite as above. By K.

Dec. 25. Robert de Prayers and Robert de Marchumleye, parson of the church of Great Billyng', acknowledge that they owe to John de Wodehous 10 marks; to be levied, in default of payment, of their lands and chattels in co. Stafford.

Robert de Prayers and Robert de Marchumleye, parson of the church of Great Billyng', acknowledge that they owe to John de Wodehous, clerk, 66*s.* 8*d.*; to be levied, in default of payment, of their lands and chattels in co. Surrey.

Cancelled on payment.

Dec. 23. William de Fyncale, clerk, has letters to Thomas, bishop of Hereford, to receive the yearly pension due to one of the king's clerks by reason of the bishop's new creation. By p.s. [1460.]

— — Joan, late the wife of Thomas Butetourt, Roger de Aylesbury, and Roger Hillary put in their places John de Norton and John de Langeton, clerks, to prosecute the execution of a recognisance for 6,000*l.* made to them in chancery by John son of Richard de Sutton, lord of Malepas.

Dec. 20. Gloucester. To the abbot and convent of Wynchecombe. Request that they will admit into their house John Goiz, and that they will grant to him by their letters patent such allowance in all things as John de Matyngden, deceased, had in their house at the late king's request.

Enrolment of release by Joan, late the wife of Nicholas de Sheldon, knight, to John de Hothum, bishop of Ely, and his heirs and assigns for her lifetime of her right in the manor of Sheldon and in the advowson of the church of that manor, saving to her the 10*l.* yearly from the manor granted to her for life by the bishop and confirmed by Henry de Sheldon, her son. Witnesses: Sir Richard de Whytacre, Sir Ralph de Crophull, Sir Roger de Aylesbury, knights; Ralph de Perham; Henry de Lisle; Thomas Jervey; Thomas de Norton; Anketil de Mikelhull; John de Pype. Dated at Sheldon, 3 November, 1327, 1 Edward III.

Memorandum, that Joan came into chancery at Sheldon, on 31 December, and acknowledged the above deed.

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Jan. 12. Clipstone. Thomas de Hareworth acknowledges that he owes to Gaillard Assailly 10*l.*; to be levied, in default of payment, of his lands and chattels in co. Nottingham.—The chancellor received the acknowledgment.

MEMBRANE 2d.

Jan. 1. Lichfield. To the prior of Christ Church, Twynham. Order to be before the king at York on Monday after the Purification next to answer for his contempt in not obeying the king's late order to come to him to treat of certain of his affairs.

1328.

Membrane 2d—cont.

Jan. 3. To the treasurer and barons of the exchequer. Order to cause Roger de Swynnerton, the late king's constable of the Tower of London, to have respite until the octaves of Easter next for his account of the issues of the Tower, as the king has granted him this respite because he cannot come to the exchequer at the day given to him by them, as he is staying in the king's service at his side.
By K.

1327.

Dec. 26. Margaret de Abhale is sent to the abbot and convent of Cirencestre to receive her maintenance for life from that house in food and clothing according to the requirements of her estate.
By K.

1328.

Jan. 2. To the justices in eyre in co. Kent. Order to admit the claims of Edmund, earl of Kent, for his liberties in that county made before them by his attorney in this behalf by the said attorney, and to do justice to the earl concerning the same notwithstanding his absence, as the earl, who is staying continuously by the king's side, cannot come before them in person on the first day of the eyre.
By p.s.

Jan. 2. To the same. Order not to put the said earl in default by reason of the common summons of the eyre before them in that county, as the king warrants to him his absence.
By p.s.

The like to the said justices in favour of the following:

Jan. 7. Walter Waldeshef, king's serjeant.	[By p.s. 1496.]
Nottingham. John de Mareigny, usher of the queen's chamber.	By p.s. [1497.]
John de Deen, usher of the queen's chamber.	By p.s.

Jan. 10. Isabella, queen of England.	By K.
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Clipstone. Thomas de Pongynes.	By p.s. [1506.]
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Jan. 10. To the justices in eyre in co. Kent. Order to admit Queen Isabella's claims for her liberties in that county made before them by her attorney in this behalf by the said attorney, and to do justice to her notwithstanding her absence, as she cannot come before them in person on the first day of the summons of the eyre.
By K.

Jan. 23. Robert Daniel of Besewyk acknowledges that he owes to William de Melton, archbishop of York, 80 marks; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment.

The same Robert acknowledges that he owes to Robert de Seint Owayn 40*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

Jan. 14. To the prior and convent of St. Martin's, Dover. Whereas the king lately sent to them John Pyk, yeoman of his butlery, who has long served him and his father, and ordered them to cause to be administered to him such maintenance in the priory as William de Kent, deceased, had therein by the late king's order, and they had previously granted this maintenance to the king's sergeant Richard de Dovorr' at Queen Isabella's request, the king wills that Richard shall have this maintenance in the priory of his grant upon this occasion, and he therefore orders them to administer to him such maintenance as the said William had, making to him letters patent granting the same to him, notwithstanding the king's order in favour of the aforesaid John.

Jan. 14. John de Claworth acknowledges that he owes to Gaillard de Sayll 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Nottingham.—The chancellor received the acknowledgment.

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Membrane 2d—cont.

Jan. 16. William Rosel, knight, acknowledges that he owes to John de Roos, knight, 100 marks; to be levied, in default of payment, of his lands and chattels in co. Derby.—The chancellor received [the acknowledgment].

Jan. 7.
Nottingham

To the treasurer and barons of the exchequer. Order to cause Roger de Swynnerton to have respite until the octaves of Easter next for his account of the issues of the Tower of London and of the manor of Ekleshale for the time when he had the custody thereof by the late king's commission, as the king has granted to him this respite because he cannot come to the exchequer at the days given to him by the treasurer and barons, because he is staying continuously by the king's side in his service. By K.

Jan. 5.
Nottingham

To Alfonso, king of Castile, Leon [etc.]. The king has received complaint from Richard Baret, of the city of Exeter, merchant, that whereas he lately loaded at Exemuth in a ship called, '*La Godeyere*' of Exemuth, whereof Nicholas Hoke is master, with money by tale, cloth and other goods and wares to the value of 100*l.*, in order to carry them to Bordeaux to trade there with them, certain malefactors of the fleet of Alfonso's ships entered the ship by force and arms in the island of Use, and took and carried away the money, goods and wares aforesaid, wherefore Richard has prayed the king to provide a remedy: the king therefore requests the king of Castile to hear the complaint of the said merchant, and to cause speedy justice to be done to him or to his attorney in the restitution of his said goods or in satisfaction therefor, together with his damages, writing back by the bearer an account of his proceedings. [Fædera.]

1327.

Dec. 25.
Worcester.

To John de Sancto Johanne, Adam de Lymbergh, John de Tycheburn, and Thomas de Louthe. Whereas lately at the complaint of Thomas de Bynedon of Southampton—setting out that Henry Forst, Walter Forst, John Forst, John de Lodelawe, Thomas Neel, John Willy, William atte Hide, and Adam Scoy and other malefactors went to his house at Southampton by force and arms whilst he was under the king's protection, and broke the doors of his house, and took and carried away silver vessels and other goods and chattels to the value of 200*l.*, and assaulted, beat, and wounded his men and servants, whereby he lost their service for a long time, and that they also went to two of his ships lying at anchor in the port of that town, which were loaded on the king's behalf to go to Gascony to carry salt and wines thence into this realm for the use of the king and of Edmund, earl of Kent, and entered them, and took and carried away the tackle of the ships and other goods and chattels of the king and of his found in the ships to the value of 100*l.*, and arrested the ships wilfully, and detained them under arrest so long that the king and he lost the voyage of the ships aforesaid for that season,—the king appointed the aforesaid John, Adam, John, and Thomas his justices to hear and determine the said trespasses; and the king is now given to understand on behalf of Queen Isabella, to whom the late king assigned the ferm of the town of Southampton in dower, that the said Henry, Walter, and the others, caused the aforesaid vessels, goods, chattels, and ships to be arrested because the said Thomas de Bynedon detained in his possession 322*l.* 6*s.* 4*d.* that he and Richard de Sutton and Henry le Flemmyng lately levied of the said ferm for the use of the said queen, and refused to satisfy her for the same, and still refuses to do so, and for no other reason, and she has besought the king to provide a remedy so that the said Henry Forst and the others may not be aggrieved unduly by reason of the said arrest: the king therefore, considering that it is not consonant with reason that Henry Forst and the others shall be molested for this reason, and wishing to obviate the malice of the said Thomas, orders the aforesaid justices to supersede entirely the

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Membrane 2d—cont.

process against the said Henry Forst and the others, and to send into chancery under their seals the king's letters appointing them his justices in this matter, and also the whole process made by them by virtue of the said letters.

By K. & C.

1328.

*MEMBRANE 1d.*Jan. 17.
Blyth.

To the sheriff of Kent. Order to cause proclamation to be made that no one need go to Canterbury by reason of the king's late summons of an eyre there in the quinzaine of St. Hilary next, as the king wills that the eyre shall not be held upon this occasion, because he has summoned a parliament at York on Sunday after the Purification next, so that the magnates and *proceres*, who are summoned to attend the parliament, cannot come on the day of the summons of the eyre at Canterbury, and the king cannot dispense with the presence and counsel of the justices in the said parliament.

By K. & C.

Jan. 21.
York.

John son of Henry de Kelm acknowledges that he owes to Robert son of John de Neuwerk, clerk, 6 marks; to be levied, in default of payment, of his lands and chattels in co. Nottingham.

Jan. 1.
Lichfield.

To W. elect confirmed of Worcester. Prohibition of his doing anything that may be to the prejudice of the king's right or in derogation of his election to the bishopric, by pretext of any notification or mandate to be made to him by any authority whatsoever, secretly or openly, until the matter have been considered in the parliament at York, which he is summoned to attend in person or, if he be hindered, by proctor, the king having ordered Adam de Orleton, late bishop of Hereford, who has procured himself to be provided with the said bishopric of Worcester by suppression of the truth concerning the same, to be present at the said parliament.

Jan. 20.
York.

To the treasurer and barons of the exchequer. Order to permit Richard de la Pole, the king's butler, to have respite until the quinzaine of Easter next for all debts due to the exchequer and for all accounts that he is bound to render there, as the king has granted this respite because he is charged with the making of divers provisions touching his office for the expenses of the king's household, and it will be necessary for him to lay out divers sums of his own money in making such provisions.

Jan. 22.
York.

Henry de Brauntiston acknowledges that he owes to John de Montgomery 500*l.*; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

Memorandum, that Robert de Clipston, Thomas de Mammesfeld of Clipston, Peter Wythe Berd, and other men and tenants of the town of Kynges Clipston came before the king at the said town, on 14 January, in the first year of his reign, and complained to him that the late king caused a wood called of old time 'Clipston Park' and certain other places in his forest of Shirewode, wherein they and their ancestors from time out of mind have been wont to have common of pasture, leaves, and divers other profits and commodities, to be enclosed with a ditch and pale and a park to be made thereof, and thus the wood and places have been hitherto and are still enclosed, and the said men and tenants have lost their common and other profits aforesaid up to this time, and they prayed the king to cause justice to be done to them concerning this matter; and the king, wishing to shew them favour in recompence for their loss by the said enclosures, wills and grants that they and their heirs for ever shall have in his Hay of Birkelund, in the said forests, common of pasture for all their

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Membrane 1d—cont.

beasts and sheep, goats alone excepted, without hindrance from him or his ministers, just as they and their ancestors had in the aforesaid wood and places before the enclosure, and also that they shall have at his will ferns (*feugeras*) and foliage in the said wood called 'Clipston Park' and in the said places, rendering to him therefor 13*s.* 4*d.* yearly by the hands of the keeper of the manor and park of Clipston for the time being; provided that they do not claim or exact anything therein except the said ferns and foliage, and that only at the king's will. And hereupon John de Crumbwell, keeper of the Forest this side Trent, is ordered to permit the men and tenants to have common in the aforesaid Hay; and Robert de Clipston, keeper of the manor and park of Clipston, is ordered to permit them to have the said ferns and foliage in the aforesaid wood and places in form aforesaid.

By K.

Jan. 23.
York.

John de Poul acknowledges that he owes to William Trussebut, knight, 60*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

Robert Daniel of Besewyk acknowledges that he owes to Robert de Beverlaco, clerk, 100*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

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Jan. 25.
York.

To the sheriff of York. Order to cause a coroner for that county to be elected in place of Simon Lovel, whom the king has caused to be amoved from office because he is insufficiently qualifid.

By testimony of Thomas Wake.

To the sheriff of Norfolk. Order to cause a coroner for that county to be elected in place of Henry de Walpol, who is incapacitated by infirmity and age.

Jan. 25.
York.

To Simon de Grymesby, escheator this side Trent. Order to cause dower to be assigned to Joan, late the wife of Henry son of John, tenant in chief, upon her taking oath not to marry without the king's licence.

To the same. Order to deliver to the aforesaid Joan, mother of John son of the said Henry, as next friend of the heir, a moiety of the manor of Whittyngeham and of the hamlets of Throunton and Barton, to be kept for the use of the heir, as the king learns by inquisition taken by the escheator that the said Henry held on the day of his death the said moieties in chief by the service of rendering a sore-coloured sparrow-hawk or half a mark yearly for all service, and that he held no other lands of the king in chief on the said day by reason whereof the custody of his lands ought to pertain to the king, and that the said John is his next heir and is aged two years.

Jan. 27.
York.

To Simon de Bereford, escheator beyond Trent. Order not to intermeddle further with the lands of Geoffrey de Skeftynge, and to restore the issues thereof, as the king learns by inquisition taken by William Trussel, late escheator beyond Trent, that Geoffrey held no lands in chief at his death by reason whereof the custody of his lands ought to pertain to the king.

Jan. 26.
York.

To the sheriff of Lancaster. Order to cause a coroner for that county to be elected in place of Thomas de Osbaldeston, who is incapacitated by illness and infirmity.

Jan. 27.
York.

To Thomas Wake, keeper of the Forest beyond Trent, or to him who supplies his place in the forest of Cannock (*Casnoco*). Order to cause Philip de Somervill's wood of Alrewas, which is within the metes of the said forest and which was taken into the king's hands for trespass of vert, to be replevied to the said Philip.

Jan. 26.
York.

To Simon de Bereford, escheator beyond Trent. Order to cause Robert de Clifford, brother and heir of Roger de Clifford, to have seisin of his brother's lands in the escheator's bailiwick, the king having taken his homage for his brother's lands on 20 August last, and ordered Simon de Grimesby, escheator this side Trent, to cause him to have seisin of his brother's lands in Simon's bailiwick.

Jan. 21.
York.

To the same. Order not to distrain William Bard of Butterwyk for his homage and fealty for the lands that he holds of the king, as the king has taken his homage and fealty.
By p.s. [1509.]

Jan. 27.
York.

To the treasurer and barons of the exchequer. Order to cause allowance to be made to the executors of the will of Alan de Cobeldik, late keeper of the manor of Wilgton, co. Lincoln, which belonged to the Templars, for the wages and stipends and the arrears thereof of John de Whytington,

1328.

Membrane 39—cont.

clerk, paid by Alan in execution of the king's order of 15 April, in the 17th year of his reign [*as in this Calendar, 17 Edward II. p. 108*].

Jan. 28.
York.

To the collectors of the custom of wool, hides, and wool-fells in the port of London. Order to pay to John de Hanon[ia] 500 marks out of the issues of the custom for Michaelmas term last, if they have not already paid him that sum, any order of the king's to pay the issues elsewhere notwithstanding, the king having, on 7 February last, granted to the said John 1,000 marks yearly from the issues of the custom in that port, to be received until the king should provide him with 1,000 marks of land yearly within the realm, and the king caused 500 marks for Easter term last to be paid out of the treasury.

To the same. Like order to pay 50 marks to Philip de Castro for Michaelmas term last, in accordance with the king's grant to him of 100 marks yearly from the issues of the custom in that port, to be received until the king should cause him to be provided with 100 marks of land yearly within the realm, the king having caused 50 marks to be paid to him for Easter term last out of the treasury.

Feb. 3.
Knaresborough.

To the treasurer and barons of the exchequer. Order to cause allowance to be made to Robert But and John de Multon, son of Alexander de Hippetoft, collectors of the custom at Boston, for 535*l.* paid by them to Peter de Besaz, proctor of certain men of the duchy [of Aquitaine], to whom Edward I. owed 735*l.*, being the balance of that sum, receipt whereof Peter has acknowledged in chancery in person.

Jan. 28.
Ycrk.

To the sheriff of Salop. Whereas the king lately, understanding that Master Thomas de Eyton, dean of Briggeneorth, which is a free chapel of the king's exempt from all ordinary jurisdiction, had died, granted the deanery to Henry de Harley, clerk, and ordered the sheriff to induct him into corporal possession thereof; and afterwards, because Thomas appeared before the king in the enjoyment of bodily health, the king revoked the grant to Henry and frequently ordered the sheriff to amove Henry from possession of the deanery, and to restore Thomas thereto; and because the sheriff returned that he could not execute the order because Henry kept himself in possession of the deanery with a force, not permitting him to be amoved thence by the sheriff, the king ordered the sheriff to amove Henry from the deanery and to restore Thomas thereto, taking with him for this purpose the *posse* of the county, if necessary; and afterwards the king, upon being given to understand that Thomas and Henry had gathered a multitude of armed men and footmen by colour of the king's orders, and prepared to attack each other, ordered the sheriff to prohibit both of them or any other from collecting men-at-arms or doing anything in this matter by armed force, and, if necessary, to cause proclamation to be made to this effect, and to supersede until otherwise ordered the king's order to amove Henry and to restore Thomas, and to summon Henry and Thomas to be before the king in the quinzaine of Martinmas last with the king's letters and other evidences touching the premises, to propound their reasons and to do and receive what the king's court should consider in the premises; and both Thomas and Henry appeared in chancery on the said day, and, after adjournment from day to day and after the reasons on both sides had been heard, the said Henry said nothing why he should not be amoved from possession of the deanery and why Thomas should not be restored to the same: the king orders the sheriff to amove Henry from possession of the deanery without delay, and to restore Thomas to the same, taking with him the *posse* of the county, if necessary, and to take and imprison any whom he may find resisting him in the deanery or the houses pertaining to the same, so that they be not delivered from prison without the king's special order, certifying the king of their names.

1328.

Membrane 39—cont.

Feb. 4.

York.

To the sheriff of Hereford. Order to cause a coroner for that county to be elected in place of William de la Were, who is insufficiently qualified.

Like order to cause a coroner for the same county to be elected in place of John de Wonneton.

Feb. 5.

York.

To the treasurer and barons of the exchequer. John de Lancastria has shewn the king that whereas the late king committed to him during pleasure the custody of certain lands in co. Lancaster, which formerly belonged to Thomas, late earl of Lancaster, and to others in that county, and the treasurer and barons caused him to come to the exchequer to render account to the king of the issues aforesaid, and he paid to the exchequer at various times 1,400*l.*, and he expended a great sum of money, as he is prepared to verify, about the taking of the said money from that county through cos. Chester, Stafford, Leicester, and other counties to the exchequer, which was then at Westminster, in the expenses of divers men-at-arms, both footmen and horsemen, whom he sent to Westminster with the said money for its protection by reason of the dangers of the ways, and in the carriage of the same money, nevertheless the treasurer and barons defer making him any allowance therefor in his account, wherefore he has prayed the king to provide a remedy: the king therefore orders the treasurer and barons to account with John for his reasonable expenses in this behalf, and to cause him to have allowance therefor.

Feb. 5.

York.

To the same. Order to cause the executors of Dougall Makdowell to be discharged of the arrears of 10*l.* yearly from 4 August, 20 Edward II., until 23 February following, the late king having, on the 4 August, granted to Dougall the custody of the lands that belonged to Henry de Malton, tenant in chief of the late king, in cos. York and Cumberland, which were in the late king's hands by reason of the minority of Henry's heir, to have from Michaelmas following until the heir came of age, rendering therefor 30*l.* yearly, out of which sum the said king willed that Dougall should be allowed the 20*l.* yearly that he received from him during his pleasure, and the present king, on the said 23 February, remitted the remaining 10*l.* yearly to Dougall for his good service to the late king, and the executors have now shewn to the king that the treasurer and barons distrain them for the arrears of the said 10*l.* between 4 August and 23 February, and they have prayed the king for a remedy, and the king has remitted the said arrears to them.

By K.

Jan. 30.

Knaresborough.

To the same. William, son and heir of William de (sic) Latymer, has shewn the king that his father at his death was bound to the late king in divers debts, which are exacted from the son for the king's use, and the late king was indebted to William's father in divers sums for various causes, and he has prayed the king to cause the latter sums to be allowed to him in the debts due to the late king: the king therefore orders the treasurer and barons to call before them the said William, and to examine any letters, bills, and other evidences in his possession concerning the debts aforesaid, and to account with him, and to allow to him the sums that they shall find were due to his father in the said debts due to the exchequer, and to certify the king of the sums in excess of the allowances found to be due from the son, and for what reason they are due, superseding the distress meanwhile for the said debts.

By p.s. [1528.]

MEMBRANE 38.

Jan. 28.

York.

To Simon de Bereword, escheator beyond Trent. Order to cause Robert de Clifford, son and heir of Matilda, late the wife of Robert de Clifford, to have seisin of all the lands wherof she was seized in her demesne as of fee in the escheator's bailiwick, as the king took Robert's homage on 20 August

1328.

Membrane 88—cont.

last for the lands that she held of the late king at her death, and ordered Thomas le fitz Johan, earl of Kildare, justiciary of Ireland, to cause him to have seisin of the lands of the said Matilda in Ireland.

Jan. 26.
York.

To the sheriff of Suffolk. Order to deliver to John de Barton the goods and chattels of the abbot of Fécamp to the value of 99*l.* 5*s.* 4*d.* arrested by him in execution of the king's order to arrest goods to the value of 99*l.* 13*s.* 11*d.* [*for the reasons stated at pages 181, 191 above*], the sheriff having satisfied John for 180*l.* 6*s.* 1*d.* which the abbot paid to him for his goods previously arrested, and to arrest goods of the abbot and men to the value of 8*s.* 7*d.*, the remainder of the above sum of 99*l.* 13*s.* 11*d.*, and to cause them to be kept safely until John be satisfied for that sum, certifying the king of his proceedings.

To the treasurer and barons of the exchequer. Order to examine the late king's letters of privy seal to the treasurer and chamberlains ordering them to pay to Master William de Weston, who was then going to the Roman court in his service, 100 marks from the treasury towards his expenses, and to account with William for his wages ordained by the late king for the days during which he was in the said service, and to allow him what they shall find to be due to him in the said 100 marks and in 50 marks that he has acknowledged before the barons of the late king's exchequer to have received from the treasurer as imprest, and to cause all other things necessary for the final issue of his account to be done speedily, as he has prayed the king to cause his account to be audited and allowance to be made to him for his expenses, and he has shewn to the king that he expended the above sums and more about the affairs aforesaid.

To the sheriff of Cornwall. Order to cause a coroner for that county to be elected in place of Osbert Hamelyn, who is incapacitated by age and infirmity.

Feb. 1.
York.

To the treasurer and barons of the exchequer. Order to cause the executors of Hervey de Staunton to have an assignment where they may be speedily paid for 800*l.*, for the money of the said Hervey in St. Edmund's abbey that the king, after the arrival of him and Queen Isabella, caused to be taken as imprest and to be administered for his affairs, for which Hervey or his executors have not been satisfied.

By K.

Jan. 29.
York.

To the sheriff of Essex. Order to cause a verderer for the forest of Essex to be elected in place of William de Rolleston, who is incapacitated by age and infirmity.

Jan. 30.
Knaresborough.

To John de la Launde. Order to deliver to John de Fenles, of the king's gift, all the issues received from his lands for the time when John de la Launde had the custody thereof that are still in his hands, the king having, on 3 July last, ordered John de la Launde to deliver to John de Fenles all the lands of the latter, which were taken into the late king's hands because John de Fenles was born in France, which lands Queen Isabella and the king before his accession committed to John de la Launde for custody, and the king at the same time ordered John de la Launde to retain in his hands the issues of the lands that had not been paid into the exchequer, and the king afterwards, upon being given to understand that certain persons were suing to have the said money out of the hands of John de la Launde, ordered the latter to cause the money levied by him before the said 3 July to be kept safely, and to cause to be levied what still remained to be levied, and to pay it into the exchequer.

By p.s. [1529.]

To Simon de Bereford, escheator beyond Trent. Order not to distrain John de Fenles for his homage for the lands that he holds of the king in England, as the king has respite his homage for a year from this day.

By p.s. [1530.]

1328.

Jan. 28.
York.*Membrane 38—cont.*

To Richard Dammari, justice of Chester, and to John Payne, chamberlain there. Whereas at the prosecution of Oliver de Burdegala and Matilda his wife—suggesting that they were seised of the manor of Smalwode, co. Chester, as of her right until the death of Joan, late the wife of Nicholas Daudele, and that the king's ministers in that county before his accession seised the manor into his hands after Joan's death, and detained the same until the king caused it to be delivered to Oliver and Matilda by process therein made by them against him, to hold as they held it before, and that the king's ministers received the issues of the manor for his use during all the time of its detention, which issues remained in the king's possession upon the delivery of the manor, and praying the king to cause restitution of the issues to be made to them—the king ordered the said justice to enquire by inquisition what the manor is worth yearly, and how long it was detained in the king's hands, and it is found by the said inquisition that the manor is worth yearly in all issues 32*l.* 4*s.* 8*d.*, and in addition to this value the bondmen of the manor render every third year at Whitsuntide 4*l.* for a custom called 'le couyeld,' and that the aforesaid Joan died before St. Peter ad Vincula, 16 Edward II., and the manor was taken into the king's * hands immediately after her death by his escheator in co. Chester before his accession, and that the manor was detained in the king's hands from the day of its taking until 12 April, 17 Edward II., and the king took the issues and profits of the manor in rents, customs, and fermes, together with 4*l.* of the aforesaid custom that fell due at Whitsuntide, in the 16th year of the reign : the king therefore orders the justice and chamberlain to cause Oliver to have the issues received from the manor from the time of its taking into the king's hands until the said 12 April.

Feb. 4.
York.

To the sheriff of Essex. It is shewn to the king on behalf of Hugh de Audele and Margaret his wife, one of the sisters and heiresses of Gilbert de Clare, sometime earl of Gloucester, that although they entered the manor of Thaxstede,—which Bartholomew de Badelesmere held for life of the said earl's demise, and which was assigned to the said Margaret after Bartholomew's death in her purparty of the earl's lands—by virtue of the quarrel of Thomas, late earl of Lancaster, according to the statute in the last parliament at Westminster, by writ directed to the sheriff of that county, as Margaret's right and inheritance, and they thus hold it at present, nevertheless the said sheriff intends amoving them thence by virtue of a writ directed to him at the prosecution of Margaret, late the wife of the said Bartholomew, asserting that she is of the said quarrel, to resume her lands into the king's hands and deliver them to her ; the king, not wishing Hugh and Margaret his wife to be wronged, orders the sheriff to have respect to the fact that Hugh is of the aforesaid quarrel, and to the right claimed by him and his wife in the manor and to their long seisin thereof, and not to attempt anything to their prejudice by virtue of such general orders.

Jan. 28.
York.

To the sheriff of Southampton. Order to take anew the oaths of office of the verderers in the forest of La Bokholte who are sufficiently qualified, and to cause others to be elected in place of those who are insufficiently qualified, causing such persons to be elected as best know and can execute the office, certifying the king of the names of those remaining in office and of those to be thus elected, as the king wills that the verderers elected in the time of Edward I. and Edward II. who are sufficiently qualified shall remain in office, and that others shall be elected in place of those who are insufficiently qualified.

Jan. 26.
York.

To the collectors of the custom of wool, hides, and wool-fells in the port of Kyngeston-on-Hull. Whereas the king lately ordained that all mer-

* As earl of Chester.

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Membrane 38—cont.

chants, both native and alien, might buy freely wool, hides, and wool-fells within and without the staples ordained in the realm, wherever they wished, and might load them in the ports of the realm where the king's collectors receive his custom, and might take them out of the realm until Christmas last, notwithstanding the ordinance of the staple, on condition that the merchants made a loan to him in aid of the Scotch war of 20*s.* upon every sack of wool, three hundred hides, and last of wool-fells; and afterwards, on 23 September last, he acquitted the citizens of London of such loan for their wool, hides, and wool-fells loaded and taken out of the realm from the time of the said ordinance until the said 23 September; and Simon Fraunceys, citizen of London, has now shewn to the king that he was in the king's service in parts beyond sea from the time of the said ordinance until the said 23 September, and that in the meantime 76 marks of the said loan were paid to the aforesaid collectors from 54 sacks of his wool loaded in that port under his own name and from 22 sacks of his wool loaded in that port under the name of John de Ledes, his servant and merchant, as if he had not been a citizen of the said city and quit of the said loan, and he has prayed the king to cause him to be acquitted of the said loan, and to cause the said 76 marks to be restored to him: the king therefore orders the collectors to cause the said 76 marks thus received from Simon's servants to be restored to him in full, so far as he can prove that the said wool was his.

Jan. 28.
York.

To Simon de Bereford, escheator beyond Trent. Order not to distrain John, abbot of Mount St. Michael in Normandy, for fealty for the lands that he holds of the king, as he has done homage.

The like to Otto de Grandissono, keeper of the islands of Jerezey and Gernereye.

*MEMBRANE 37.*Feb. 8.
York.

To the treasurer and barons of the exchequer, and to the chamberlains. The bailiffs and community of Great Yarmouth have shewn to the king that whereas the late king sent to Yarmouth Adam de Bridelyngton, clerk, with 300*l.* to be carried to John Lesturmy, his admiral towards the north, for payment to certain men of the admiral's bailiwick by Adam's advice upon security being found for repayment of the same to the said king, and the said John, about St. Peter ad Vincula, in the 20th year of the reign, ordered the bailiffs and community to prepare their ships to set out in the said king's service at sea in aid of the fishermen of England, who were daily robbed and slain, and hereupon delivered to the bailiffs and community 230*l.* of the said 300*l.* in Adam's presence, and the bailiffs and community made their letters obligatory to the said king for the said sum received as a loan, no mention being made in the letters that they had received the aforesaid sum towards the expenses of the mariners setting out as above in the said king's service, and they fear that the said 230*l.* may be exacted from them eventually, wherefore they have prayed the king to cause them to be acquitted of this sum and to cause their said letters to be restored to them: the king therefore orders the treasurer and barons and chamberlains to cause the bailiffs and community to be acquitted of the above sum, if they ascertain by inquisition or otherwise that they received it for the above service and that they did the service, notwithstanding that the letters contain that they received the said sum as a loan, and to cause the letters to be restored to them.

By pet. of C.

Feb. 9.
York.

To Simon de Grymesby, escheator this side Trent. Order to resume into the king's hands the wardships and marriages of heirs still under age who held of Thomas, late earl of Lancaster, and the fermes and lands that

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Membrane 37—cont.

were in the earl's hands by reason of the minority of such heirs and for other reasons in his bailiwick, which were taken into the late king's hands by reason of the earl's quarrel, together with the bodies of the heirs if they are still under age, and to deliver them, together with the bodies of the heirs, the issues received by him, and the arrears of ferms for which answer was not made to the late king, and any goods of the earl's in his custody, to John de Kynardesley, Michael de Meldon, and Nicholas de Stapleton, executors of the earl's will, in order to make execution of his will, as it was agreed in the parliament at Westminster that those who were of the earl's quarrel to prosecute Hugh le Despenser, the younger, and Hugh le Despenser, the elder, shall have their lands again, etc.

Feb. 12.
York.

To Simon de Bereford, escheator beyond Trent. Order not to distrain J. bishop of Winchester for fealty for the lands that he holds of the king, as he has done fealty.

By p.s. [1570.]

Feb. 10.
York.

To the prior of Spaldyng. Order to pay to the abbot of St. Nicholas, Angers, or to his proctor, 40*l.* yearly from the time when the king restored to the abbot his lands, fees, and advowsons, which the late king took into his hands by reason of the war between him and the king of France, and to cause that sum to be paid to the abbot hereafter, if they are bound to pay him that sum yearly, as the abbot has shewn to the king that a composition was made between a late abbot, his predecessor, and the convent and a late prior of Spaldyng and the convent for the settlement of divers disputes, whereby the prior and convent of Spaldyng are bound to the abbot and convent in 40*l.* yearly, to be paid to the abbot or his proctor at Spaldyng in the octaves of Midsummer, and that the prior of Spaldyng, supposing that this sum is an *apportion* by reason of certain words concerning an *apportion* contained in the king's writ for delivery of the abbot's lands, etc., has detained the aforesaid sum from the abbot from the time of the delivery of the lands, etc., wherefore the abbot has prayed the king to provide a remedy. The king makes this order because such a rent to be paid to any one at a certain place within the realm ought not to be called an *apportion*. It is provided that the prior shall satisfy the king for the said yearly sum for the time when the abbot's lands were in the hands of him and his father.

It was agreed by the justices.

Feb. 13.
York.

To the treasurer and barons of the exchequer. Order to account with the executors of the will of John, late bishop of Norwich, for the sum delivered to the bishop at the exchequer towards his expenses in going to France by the late king's order with others for the reformation of peace with the king of France, and for his expenses for the days during which he was employed in the said service in going thither, staying there, and returning, and to allow to them as much for a day as was ordained by the late king and his council at another time, and to allow him for his expenses for crossing the sea and for any envoys he may have sent in this behalf, and to cause to be done what ought to be done for the final issue of the account, in accordance with the executors' petition to the king.

To the same. Order to cause Humphrey de Bassingburn to be discharged of 10*l.* of the issues of Hugh de Audele's manors of Rothewell, Whiston, Perneweldon, and Navesby, coe. Northampton and Rutland, which he has paid to Hugh in execution of the king's order to deliver to him any issues remaining in his hands from the above manors, which were taken into the late king's hands by reason of the quarrel of Thomas, late earl of Lancaster, and which were in Humphrey's custody by the late king's commission.

To Otto de Grandisono, keeper of the islands of Gernereye and Jereseye, Serk, and Aureneye, or to him who supplies his place in the islands. Order to restore the lands of men of religion and others of the power of the king

1328.

Membrane 37—cont.

of France in the islands, which were taken into the late king's hands by reason of the disputes between him and the king of France, as peace now exists between the king and the king of France. [Fædera.]

Feb. 7.
York.

To the treasurer and barons of the exchequer. Order to discharge Walter de Norwico, to whom Thomas, earl of Lancaster, demised at ferm the lands of William de Huntyngfeld in Mendham and Estbradenham, which were held of the earl by knight service and were in his custody by reason of the minority of William's heirs, of the arrears of the ferm of the said lands for which answer was not made to the late king, which ferm the earl afterwards granted to William Tuchet, who was of his quarrel, and which Walter was afterwards wont to render to the exchequer by reason of William Tuchet's forfeiture, as it was ordained in parliament that those who were of the earl's quarrel shall have their lands again; so that Walter may answer for the arrears to William de Melburn and William de Dunolmia, executors of the will of the said William Tuchet.

To Walter de Norwico. Order to pay the said arrears to the aforesaid executors.

Feb. 12.
York.

To Walter Turk, keeper of the lands that belonged to Hugh le Despenser, the younger, in co. Bucks. Order to deliver to Geoffrey de Bolestrod a messuage now a toft, a water-mill, 91 acres of land, 9 acres of meadow, 16 acres of pasture, 6 acres of wood, 6 acres of heath, and 20s. 2d. of yearly rent in Chalhunte St. Peter's, as the king learns by inquisition taken by William de Shareshull, Robert de Asshele, and John Loveday that the prior and brethren of the Hospital of St. John of Jerusalem in England granted the premises to John de Horneby and the said Geoffrey, on Tuesday after St. Barnabas, 14 Edward II., for their lives, and that they were in seisin thereof by virtue of this grant for two years following, and that John de Horneby afterwards demised his estate therein to Geoffrey, by virtue whereof Geoffrey was seised of the premises for a year after the grant aforesaid, and continued his seisin thereof until Monday after St. Matthew, 18 Edward II., upon which day Hugh le Despenser, the younger, amoved him from the said tenements wilfully and without reasonable cause, and that the tenements were thus in Hugh's hands until they came to the king's hands by his forfeiture, and that they are in the king's hands solely for this reason, and that Geoffrey has not changed his estate therein in any way.

Feb. 14.
York.

To the sheriff of Stafford. Order to cause a coroner for that county to be elected in place of William de Tymmore, who is incapacitated by age.

Feb. 18.
York.

To Mary, late the wife of Aymer de Valencia, earl of Pembroke. Order to pay to the abbot and convent of Sallay the arrears of a yearly rent of 10 marks for the time that the manor of Temple Neusum has been in her hands by the king's grant, and to pay them the said rent yearly for so long as the manor shall be in her hands, as it was found by an inquisition taken by the late king's order by Richard de Aldeburgh and Adam de Hoperton that Stephen, abbot of Sallay, and the convent of the same a hundred years ago demised at ferm for ever to Alan Marcell, then master of the order of the Temple in England, and to the brethren of the same order five carucates of land and five parts of all the wood of Halton, and quit-claimed to them five bovates of land in the same town, rendering therefor to the abbot and convent 10 marks yearly, and that the abbot and his successors were seised of this rent from that time continuously by the hands of the master and brethren of the order during its existence, and that after the condemnation of the order the abbot and convent received the rent when the said lands were in the late king's hands and when they were in the hands of Thomas, late earl of Lancaster, who entered them as lord of the fee when the late

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Membrane 37—cont.

king's hand was amoved therefrom, until the earl's death, when the lands came to the late king's hands, and the late king, after the said inquisition had been taken, ordered the keepers of the castle and honour of Pontefract to pay to the abbot and convent the arrears of the rent from the time of the earl's death, and to pay the same rent thenceforth, and it is found by certificate of the treasurer and barons of the exchequer sent into the chancery by the king's order that the said rent was paid to the abbot and convent by Thomas Deyvill, late keeper of the manor of Temple Neusum, whereof the said town of Halton is a parcel, and was allowed to Thomas in his accounts at the exchequer of the issues of the said manor.

Feb. 19.
York.

To Simon de Grymesby, escheator this side Trent. Order to assign dower to Matilda, late the wife of John de Kirkebride, as she has taken oath not to marry without the king's licence, the king having, on 8 November last, taken the homage of Walter de Kirkebride, brother and heir of the said John, for the lands that his father held in chief, and ordered the escheator to cause him to have seisin thereof, saving Matilda's dower.

Feb. 20.
York.

To the same. Order not to intermeddle further with a messuage, 300 acres of land, and 14 acres of meadow in Elmeton, and to deliver the issues thereof since the death of Joan, late the wife of Hamo de Mascy, to William de Eynecourt, as the king learns by inquisition taken by the escheator that Joan held the premises for life of William's inheritance of the king in chief as of the crown by the service of a quarter of a knight's fee.

*Vacated, because otherwise below.*Feb. 18.
York.

To Simon de Bereford, escheator beyond Trent. Order to cause Henry le Fauconer, son and heir of John le Fauconer, to have seisin of the lands that his father held in chief of the late king, upon his finding security for payment of his relief, and to deliver to him the issues thereof since 4 February, in the first year of the king's reign, when the king took his homage and rendered the lands to him, as Henry has been unable to sue the lands out of the king's hands owing to illness. By p.s. [1585.]

Feb. 28.
York.

To Alesia, late the wife of Edmund, earl of Arundel. Order not to intermeddle further with a messuage, two gardens, and a rood of land in Farlyngton, which the king lately granted to her with the manor of Farlyngton in aid of the maintenance of her and her boys, as the king learns by inquisition taken by Ralph de Bereford, James de Norton, and John de Tycheburn that Hugh le Despenser, the elder, unjustly disseized William de Stotevill of the messuage, gardens, and land aforesaid, and that William never remitted his right therein to Hugh, or changed his estate therein in any way, and that the messuage, gardens, and land were taken into the late king's hands by Hugh's forfeiture, and are still in the king's hands for this reason and no other, and that they were held of Hugh as of the manor of Creuker, and that they are worth 6s. 2d. yearly. The king will cause her to be provided with other lands to the value of the said lands.

By K. & C.

*MEMBRANE 36.*Feb. 9.
York.

To the treasurer and barons of the exchequer. Whereas the late king ordered Henry de Percy, late keeper of the bishopric of Durham and receiver of the issues of the same, by letters of privy seal to permit Robert Baynard, lately one of the keepers of the bishopric and of the goods of Anthony, sometime bishop of that place, to retain in his possession 20l. of the issues of the bishopric and of the said goods, towards the expenses of

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Membrane 36—cont.

himself and his ministers in the bishopric, until Robert de Barton's account of the custody aforesaid; and the king learns from the complaint of Robert de Barton, then receiver of the issues of the bishopric, that although Robert Baynard retained the said 20*l.* for the reason aforesaid, as he alleges is contained in an indenture made between him and the said Robert Baynard, nevertheless the treasurer and barons intend charging him with the said 20*l.* as if he had received them, wherefore he has prayed the king to provide a remedy: the king therefore orders them to examine the writ and indenture aforesaid, and to discharge Robert de Barton of the said 20*l.* if they find that Robert Baynard retained that sum as is aforesaid.

Feb. 20.
York.

To Simon de Grymesby, escheator this side Trent. Order not to intermeddle further with a messuage, 300 acres of land, and 14 acres of meadow in Elmeton, which were taken into the king's hands by reason of the death of Joan, late the wife of Hamo de Mascy, and to restore the issues thereof since her death to William de Eynecourt, as the king learns by inquisition taken by the escheator that Joan held no lands in her demesne as of fee at her death, but that she held the premises for life of the inheritance of the said William of the king in chief as of the crown by the service of a quarter of a knight's fee, and William has done homage to the king for his lands, which the king has rendered to him.

Feb. 8.
York.

To the treasurer and barons of the exchequer. Order to cause Matthew Broun, late escheator in cos. Lincoln, Northampton, and Rutland, to have allowance for such issues of the constabulary of Lincoln castle and of the bailey before the gate of the said castle as they shall find that he delivered to Ebulo Lestraunge and Alesia his wife in execution of the king's orders.

Feb. 12.
York.

To the taxors and collectors of the twentieth in co. Kent. Order to supersede upon this occasion the taxation and levying of the twentieth from the goods of the hospital of God's House, Dover, and to permit the master and brethren to be quit thereof, as the hospital, which was founded of the alms of Henry III., has so slender an endowment that its goods now scarce suffice for the maintenance of the master and brethren, and of the poor and infirm coming to the hospital, and of the other alms to be done there according to the ordinance of Henry III., and if the hospital be now charged with the aids granted to the king by the community of the realm, it will be necessary for the master and brethren to diminish the alms aforesaid.

By K.

The like to the collectors of the tenth of the clergy in co. Kent.

Feb. 22.
York.

To the treasurer and barons of the exchequer. Order to cause Dover castle to be provided with victuals and other necessaries out of the money arising from the sale of the victuals lately in the castle, by the view and testimony of Bartholomew de Burghasshe, constable of the castle.

By K. & C.

Feb. 18.
York.

To Geoffrey le Scrop and his fellows, justices to hold pleas before the king. Order to cause the recognisance for 75*l.* made before them to the late king and Stephen de Abyndon, his butler, by Henry Burry, Robert de Knowel, William de Berewyk, Robert de Lavyngton, Philip Prat, John Baudre, Robert Baudre, Henry Russel, Thomas le Longe, Gilbert * Dubbere, Henry de Milkesham, William le Leche, John de Langeford, and Roger Huwel, citizens of New Sarum, for wines that they were compelled to buy in Porcestre castle, to be cancelled, as the treasurer and barons have certified the king that the said men have paid 17*l.* 16*s.* 8*d.*, the true value of the said wine, the king having pardoned them the remaining 57*l.* 3*s.* 4*d.* [as at page 119 above].

* Called William at page 119, above.

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Membrane 36—cont.

- To the treasurer and barons of the exchequer. Order to cause the tenor of the aforesaid recognisance sent before them at the exchequer by the aforesaid Geoffrey to be cancelled.
- Feb. 20.**
York. To Geoffrey le Scrop and his fellows, justices to hold pleas before the king. Order to cause the recognisance for 90*l.* made before them to the late king and to Stephen de Abyndou, his butler, by Thomas de Byndon, Richard Forst, John de Roude, John Flemyngh, the elder, Henry de Lyme, Thomas de Sesselyng,* John de Vaux of Southampton, Laurence de Mees, William le Betere, Henry Cole, Leodegarius de Burgoyn, Michael Mone, Nicholas de Moudenard, Robert atte Barre, John le Taverner, John Forst, and Lucas Scut, burgesses of Southampton, for wines that they were compelled to buy in Porcestre castle, to be cancelled, as the treasurer and barons have certified the king that the said burgesses have paid 20*l.*, the true value of the wines, the king having pardoned them the remaining 70*l.* [*as at page 147 above*].
- Feb. 22.**
York. To the treasurer and barons of the exchequer. Order to cause allowance to be made to Thomas Dayvill, late keeper of the castle and honour of Pontefract, in his account for the wages paid by him by virtue of the late king's order to pay to his ministers of the castle and honour their usual wages, as Thomas has given the king to understand that the treasurer and barons defer allowing him the said wages.
- Feb. 12.**
York. To the keepers of the archbishopric of Canterbury, the see being void. Order not to intermeddle in any way with churches, prebends, or other spiritual things appropriated to the archbishopric, and to restore any issues received therefrom, as it was agreed by the king and his council in the parliament at Westminster that the keepers of archbishoprics, bishoprics, abbeys, and priories ought to intermeddle with the temporalities thereof and not with the churches, prebends, or other spiritual things appropriated thereto.
- Feb. 12.**
York. To Giles de Wachesham. Order to deliver to Hugh de Audeleye all the issues received by him from Hugh's lands, which were in the late king's hands by reason of the quarrel of Thomas, late earl of Lancaster, for the time that Giles had the custody thereof, and the arrears of fermes for which answer was not made to the late king, and any goods and chattels of Hugh's in his custody, as it was agreed in the parliament at Westminster that those who were of the said quarrel shall have restitution of their lands, etc.
The like to the following :
Adam de Navesby.
Master Walter de Istelep.
John de Byrmyngham, earl of Louth.
The prior of the Hospital of St. John of Jerusalem in Ireland.
The archbishop of Dublin.
- Feb. 8.**
York. To the treasurer and barons of the exchequer. Order to admit Henry le Palmere of Lincoln in place of Nicholas de Teukesbury to execute, during the latter's pleasure, what pertains to the office in the exchequer that Nicholas de Acton, clerk, had by the king's commission, which office the king granted to Nicholas de Teukesbury for life, as the said Nicholas de Teukesbury has besought the king for permission to substitute Henry in his place to execute what pertains to the office whilst he is employed upon the king's affairs, because he is hindered from personally executing the office by the said affairs.

* Called *Nesseleng* at page 147, above.

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Feb. 8.
York.*Membrane 36—cont.*

To the same. Order to cause John de Bolingbrok, the late king's escheator in cos. Warwick, Leicester, Nottingham, Derby, and Lanca-ter, to have allowance in his account for 6 marks, if they find that he paid that sum to Henry de Wytheton, chaplain celebrating in the king's chapel within the manor of Clipston, for the arrears of two marks yearly granted to him by the late king on 5 December, in the 9th year of his reign, in execution of the late king's order to pay to Henry the arrears of the said sum from the date of the grant for the time of John's office.

Feb. 8.
York.

To the same. Order to cause allowance to be made to the said John for 113*s.* 2*d.*, if they find that he paid that sum to the aforesaid Henry in execution of the late king's order to pay to Henry the arrears of 40*s.* yearly, made in response to Henry's petition, shewing that whereas he ought to receive for his chantry in the king's chapel within the manor of Clipston, co. Nottingham, in addition to the emoluments that he receives because he sometimes celebrates in St. Edwin's chapel, 40*s.* yearly, and that he and his predecessors were wont to receive that sum yearly by the hands of the escheator this side Trent, the said John had nevertheless deferred paying him this sum yearly from the time of his appointment.

March 1.
York.

To the same. Order to cause John de Lancastria, late keeper of the manor of Westderby and of certain lands in Salford, Lyverpol, Crosseby, Wavertre, Everton, and Hope, co. Lancaster, whereof Thomas, late earl of Lancaster, was seised in his demesne as of fee at his death, as appears by an inquisition taken by Simon de Grymesby, escheator this side Trent, to be discharged of the fermes, issues and profits of the said manor and lands of the time of his custody for which answer has not been made at the exchequer, so that he answer therefor to Henry, earl of Lancaster and Leicester, brother and heir of the said Thomas, as the king has taken Henry's homage for his said brother's lands and rendered them to him, and granted to him the issues and arrears of fermes for which answer has not been made to the king or his father, and has ordered the fermors and keepers of the said earl's manors to deliver the issues and arrears to the said Henry.

*MEMBRANE 35.*Feb. 12.
York.

To the treasurer and barons of the exchequer. Henry, earl of Lancaster, has shewn the king that whereas Henry III. granted to Edmund, sometime earl of Lancaster, father of Thomas, the late earl, of whom Henry is the heir, the county of Lancaster with the fermes and other appurtenances, to have to him and the heirs of his body, and although Edmund and Thomas received for their use all fermes and issues pertaining to the county, excepting fines, amercements, and forfeited issues, and other things pertaining to the king and his progenitors, and made sheriffs of that county at their will by their letters patent, and presented the sheriffs at the exchequer, who, after having taken oath there, were wont to levy such fines, amercements, forfeited issues and other things pertaining to the king and his progenitors, and to answer therefor to the exchequer, nevertheless the treasurer and barons hinder him from receiving the fermes and issues of the county as the said Edmund and Thomas received them, and compel the said sheriff to answer to the king for the same; as the king, on 21 April last, took Henry's homage for his brother's lands, and rendered the same to him, he orders the treasurer and barons to search the rolls and memoranda of the exchequer touching the account of the sheriffs of that county, and if they find that Edmund and Thomas received the said fermes and issues, and made sheriffs of that county, and presented them at the exchequer, they are to

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Membrane 35—cont.

permit Henry to receive such fines and issues from the said 21 April, and to permit him to make sheriffs of that county, as was the custom in the times of Edmund and Thomas.

Feb. 18.
York.

To the same. Order to cause the sheriffs of the county of Lancaster and the fermors and keepers of manors and lands that belonged to the said earl Thomas to be discharged of the ferms, issues and profits of the same county, manors and lands from the time of the earl's death for which answer has not yet been made to the king or his father, as the king has rendered to Henry, earl of Lancaster and Leicester, the lands of the said earl, and has granted to him the ferms, issues and profits aforesaid; provided that the sheriffs, fermors and keepers shall answer to Henry.

Feb. 17.
York.

To the same. Order to cause allowance to be made to Thomas de Frisco Marisco and Thomas Daulyn, late collectors of the custom in the port of Newcastle-on-Tyne, for 69s. 8d. in their account, if the treasurer and barons find that they have paid this sum to Michael de Presen, controller of the custom in that port, in execution of the king's order to pay to him such wages as other had been wont to receive for that office.

Feb. 28.
York.

To the treasurer and barons of the exchequer and to the chamberlains. Order to cause William de Aune to be satisfied by payment or assignment yearly for 40 marks for his lifetime, which sum the late king granted to him for life from the issues of the castle and honour of Tykehill, as the king has granted the castle and honour to Queen Isabella. By K.

Feb. 27.
York.

To the prior of Kaermerdyn, chamberlain of South Wales. Order to pay to Edmund Hakelut, constable of Dynnevore castle, and to John Skydemore, constable of Lampaderne castle, the arrears of their usual fees for the time of the prior's office as chamberlain, and to pay them the said fees hereafter.

Feb. 8.
York.

To Elizabeth de Burgo. Whereas the king lately ordered the treasurer and barons of the exchequer to certify him of the manner and cause of the taking into his hands of the lands of Ralph, count of Eu, and of Petronilla, countess of Drewes, who was the wife of Geoffrey de Lysygney, aliens of the dominion of the king of France, and they have returned that they found that Geoffrey de Wygh' and Henry de Hale, who were assigned by the late king, by letters patent dated 8 October, in the 18th year of his reign, in co. Norfolk to take into his hands the possessions of all persons, clerical and lay, except Flemings, of the power of the king of France, by reason of the war between him and the king of France, accounted at the exchequer for the issues of two parts of the manor of Wyghton and of the hundred of Northgrenchou, in the said county (which the said count and Almaric de Creton[io], who are of the power of the king of France, demised to William de Charngton and Bartholomew de Wyghton for a term of years), from the said 8 October until the 18th day of the same month, when Geoffrey and Henry delivered the said two parts to the aforesaid Bartholomew by the said king's writ, together with Bartholomew's goods and chattels therein and with the issues received thence in the meantime; and also that Adam de Hoperton and John Youn, who were appointed under the same date for the like purpose in the parts of the West Riding in co. York, accounted at the exchequer for the issues of the manor of Laghton-in-Morthyn (which the aforesaid count and Joan his wife and the aforesaid Almaric, who have the custody of the land and heir of Drogo de Mello, and the aforesaid countess demised to the said Bartholomew for a term of years at ferm together with the manor of Wyghton and Panton and the hundred aforesaid), from the said 8 October until the 17th of the same month, when Adam and John delivered the manor of Laghton and all the

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Membrane 35—cont.

goods and chattels therein and the issues received from it to the said Bartholomew, to whom the said king granted the custody of the manor and of the other manors and hundred aforesaid for a certain term; and the king, on 2 March last, committed to Elizabeth the custody of a third of the manors of Wygton and Laghton and of the hundred aforesaid, which the earl and Joan his wife hold in England, and the custody of a third of the said manor and hundred and of the manor in Panton, which the said countess holds in England, to have with the issues thereof from 20 February preceding during the king's pleasure, rendering therefor to the exchequer 55*l.* yearly; and hereupon the count, Joan, and the countess besought the king to cause the tenements aforesaid to be delivered to them, since peace had been proclaimed between him and the king of France: the king therefor orders Elizabeth to deliver the aforesaid tenements to them or to their fermors.

Jan. 26.
York.

To Richard de la Pole, the king's butler, or to him who supplies his place in the port of Southampton. Order to deliver to the abbot and convent of King's Beaulieu a tun of wine of the king's right prise at Southampton for this year, in accordance with the grant of Henry III.

Jan. 28.
York.

To Gilbert de Boroughdon. Order not to intermeddle with the lands and fishery in Ovyngeham, co. Northumberland, that the late king assigned to Eleanor, late the wife of Robert de Unfrāmville, earl of Anegos, and to permit her and Roger Mauduyt, her husband, to hold them according to the assignment, and to restore to them the issues received thence since 10 July, in the 19th year of the late king's reign, when the late king assigned to her the said land and fishery in the Tyne, of the yearly value of 14*l.* 11*s.* 1*d.*, as the king learns from the complaint of Roger and Eleanor that Gilbert has entered the said lands by colour of the king's commission afterwards made to him of the custody of the said earl's lands during the minority of the heir, and that he prevents their receiving the profits of the fishery, wherefore they have prayed the king to provide a remedy.

Feb. 13.
York.

To the treasurer and barons of the exchequer and to the chamberlains. Order to cause payment to be made to James Nicholas, Peter Reynery, Peter Byne, and John Fraunceys, and their fellows, merchants of the society of the Bardi of Florence, of 700*l.*, or to cause them to have an assignment where they may be conveniently satisfied for that sum, which the king owes to them for their houses in the city of London sold to him by them.

By p.s. [1573.]

Feb. 25.
York.

To the sheriff of Lincoln. Order to cause a coroner to be elected in place of Richard Thurger, one of the coroners in the parts of Holand, co. Lincoln, whom the king has caused to be removed from office because it is testified sufficiently before him that Richard is insufficiently qualified.

Feb. 20.
York.

To L. bishop of Durham. Order not to intermeddle further with the fruits of William de Roteray's prebend of Ulkestan, Urpat, and Twysilles, in the church of St. Mary, Chester, in that bishopric, and to cause to be restored any fruits thereof that he may have caused to be sequestered, as William has besought the king to cause the said fruits to be restored to him, the bishop having sequestered the fruits by virtue of the late king's order to take into his hands all the lands and possessions of men of the dominion of the king of France, peace having been restored between the king and the king of France.

Feb. 19.
York.

To Simon de Bereford, escheator beyond Trent. Order not to distrain the abbot of Hyde near Winchester for fealty for the lands that he holds of the king, as he has done fealty.

By p.s. [1592.]

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Feb. 26.
York.

To Simon de Grymesby, escheator this side Trent. Order not to molest or aggrieve John de Britannia, earl of Richmond, by reason of his knights' fees and advowsons of churches, and to permit him to hold them in the same way as he held them before his manors, lands, goods and chattels were taken into the late king's hands, which the said king restored to him on 25 December, in the 20th year of his reign, as the king understands that the escheator aggrieves the earl concerning his knights' fees and advowsons because no mention was made thereof in the said restitution, and the king wills that the earl shall have and hold his castles, manors, and lands together with the said knights' fees and advowsons as he held them before they were taken into the late king's hands. By K.

[*Fædera.*]

The like to Simon de Grymesby (*sic*), escheator beyond Trent. [*Ibid.*]

John de Kensyngton, who was of the quarrel of Thomas, late earl of Lancaster, has the king's writ in the common form [for the restitution of his lands] addressed to the sheriff of Buckingham.

Feb. 24.
York.

To the sheriff of York. Order to pay to Joan Comyn of Boghan 20*l.* from the issues of that county for Michaelmas term last, in accordance with the king's grant, of 27 March last, of 40*l.* yearly from the issues of that county in aid of her maintenance.

Feb. 25.
York.

To the treasurer and barons of the exchequer of Dublin. Order to cause Reginald de Staunton to be allowed and acquitted of 57*l.* 15*s.* 2*d.* in his account of the issues of the liberty of Trym, in that land, as he has shewn the king that although, when he was receiver of the issues of the liberty aforesaid, then in the late king's hands, he paid the above sum to Master Walter de Istlep, then treasurer of Ireland, nevertheless the treasurer and barons defer allowing him the said sum in his account at the said exchequer, charging him with the same sum to be paid for the king's use, wherefore he has prayed the king to provide a remedy, and it appears by the certificate of the treasurer and barons of the exchequer of England made into chancery that the said Master Walter, in his account rendered at the exchequer of England, amongst his receipts of the money in deposit at the exchequer of Dublin of the treasure of England and of the money of Hugh le Despenser, issuing from his purparty of the liberty of Kilkenny for the 16th, 17th, and 18th years of the late king's reign, charged himself with 50*l.* of the issues of the liberty of Trym to be kept in deposit by the said Reginald in one parcel, and with 7*l.* 15*s.* 2*d.* of the same issues in another parcel by the said Reginald.

Feb. 18.
York.

To Simon de Grymmesby, escheator this side Trent. Order not to intermeddle with a moiety of a knight's fee in Nedderton, co. Northumberland, which he has taken into the king's hands by reason of the death of Henry son of John, who held it, and to permit Roger Mauduyt and Eleanor his wife, late the wife of Robert de Umframvyll, earl of Anegos, tenant in chief of the late king, to hold the same, as the late king, on 10 July, in the 19th year of his reign, assigned the said moiety to Eleanor in dower amongst other fees of the said earl as of the value of 10 marks.

Feb. 22.
York.

To the treasurer and barons of the exchequer. Order to supersede the exactation of 304 marks 6*s.* 8*d.* from William de Ros of Hamelak, and to cause him to be discharged of that sum, as the late king, on 10 November, in the 10th year of his reign, granted to the said William that he should pay the debts due from him and his ancestors to the exchequer by yearly instalments of 20 marks, and the king, on 26 September last, pardoned William, in consideration of his good service to Queen Isabella and to him and in recompence for his costs and expenses in the same service, the said

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20 marks yearly and all the debts aforesaid thus due on that day, and the king now learns from William's complaint that the treasurer and barons exact the said 304 marks 6*s.* 8*d.* from him, which sum he owed to the late king before the said 10 November for his relief.

Feb. 25.
York.

To Thomas Wake, constable of the Tower of London, or to him who supplies his place. Order to cause Eleanor, late the wife of Hugh le Despenser, the younger, who is imprisoned in the Tower by the king's order, to be released upon sight of this order, together with her children and household and all her own goods and chattels. *By K. & C.*

Feb. 27.
York.

To the sheriff of Somerset. Order to cause a coroner for that county to be elected in place of Reginald Heuse, who is incapacitated by paralysis.

Feb. 28.
York.

To the sheriff of York. Order to cause a verderer for Pykeryngg forest to be elected in place of William Bard of Osgodby, who is insufficiently qualified.

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York.

To the treasurer and barons of the exchequer. Order to cause Richard de Mosele, late keeper of the castles of Sandale and Conyngesburgh, to have allowance in his account for the wages paid by him to the constables, janitors, and watchmen of the castles for the time of his office, in execution of the late king's order.

Feb. 28.
York.

To the sheriff of Nottingham. Order to cause Thomas de Longvylers, knight, to have seisin of a messuage and a bovate of land in Tokesford, as the king learns by inquisition taken by the escheator that the messuage and land, which William Veisyn of West Drayton, who was outlawed for felony, held, have been in the king's hands for a year and a day, and that William held the messuage and land of the said Thomas, and that the township of Tuxford had the king's year and day thereof, and ought to answer for the same to him.

Feb. 28.
York.

To the treasurer and barons of the exchequer. Order to discharge Thomas de Burgh, king's clerk, of 50*l.* yearly due from him for the custody of two parts of two parts of the manor of Graistok, which he holds by the late king's commission during the minority of William, son and heir of Ralph de Graytock, tenant in chief of the late king, from 23 February last, when the king granted to Hugh de Audele, for 500 marks, the custody of the said Ralph's lands during the minority of his heir, and ordered the said Thomas to pay the above 50*l.* yearly to Hugh.

To the same. Order to cause the sheriffs of Berks to be acquitted of the ferm of two messuages and three virgates of land in Westhennaye from 23 September, 19 Edward II., when the late king ordered the sheriff of Berks to cause the prior of Longueville Giffard to have seisin of the premises, because it was found by inquisition taken by the sheriff that the premises, which John Munekan, who was outlawed for felony, held, had been in the said king's hands for a year and a day, and that John held them of the prior, and that John de Brampton, the said king's late sheriff of the county, had had the year and day thereof, and ought to answer to the late king therefor.

March 1.
York.

To the same. Order to cause Roger de Mortuo Mari to have assignment upon what he owes, and what he shall owe, for the custodies of the lands that he holds, by the king's commission, of the inheritances of the earl of

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Warwick, Laurence de Hastyng', and James de Audele, and also upon the issues of the bailiwick of his justiciary of Wales, for the arrears of 6,000 marks due to him from the late king, as he has given the king to understand that the late king was indebted to him in the aforesaid sum for his costs and expenses when he supplied the said king's place in Ireland, and that the said king assigned to him 2,000 marks to be received at the exchequer of England, 2,000 marks at the exchequer of Kaernervan, and 2,000 marks at the exchequer of Dublin, and that he received 500 marks for the marriage of Thomas de Beauchamp sold to him, 225 marks at the exchequer of Kaernervan, and 348 marks at the exchequer of Dublin, and he has prayed the king to cause him to be satisfied for the remainder of the above sum.

By p.s. [1627.]

To the same. Order to cause allowance to be made to Thomas Doyn, the late king's chamberlain of South Wales, in his account, for the usual fees and wages of constables and other ministers of the said king, as has usually been done in the accounts of other chamberlains.

March 2.
York.

To the sheriff of Wilts. Order to expend up to 20 marks in repairing the houses within the castle of Old Sarum. By C.

Feb. 20.
York.

To the treasurer and barons of the exchequer. Order to allow to John Travers, the late king's constable of Bordeaux and receiver of the said king's moneys and victuals in the duchy [of Aquitaine], in his account of the issues of the duchy, all the payments and expenses made by him by the order of Edmund, earl of Kent, supplying the place of the late king in the duchy, and by the order of the late king's seneschals there, for the safe-keeping of the duchy and for other affairs touching the said king in the duchy.

The like in favour of Nicholas de Hugat, the late king's receiver of his money and victuals in the duchy aforesaid.

March 3.
York.

To Simon de Bereford, escheator beyond Trent. Order not to distrain Thomas de Coudray for homage and fealty for the lands that he holds of the king in chief, as the king has taken his homage and fealty.

By p.s. [1652.]

Feb. 25.
York.

To John Giffard, steward of Queen Isabella's lands this side Trent. Whereas Henry de Laceyo, sometime lord of Blakeburnshire, granted by charter to God and Saint Mary and to Alexander, then abbot of Kirkestall, and to the monks there the manor of Bernolveswyk, co. York, towards the foundation (*in fundationem*) of the said abbey, to hold in frankalmoine free and quit from all customs and worldly services, and the king lately, at the prosecution of the present abbot by petition before him and his council,—suggesting that although the manor is outside Queen Isabella's free chace of Blakeburnshire, nevertheless Richard de Merclesdon, her chief forester of that chace, and certain others of her ministers of that chace have exacted puture from the abbot on Friday in every week by reason of the said manor, endeavouring to charge him therewith, contrary to the tenor of the said charter—frequently ordered the aforesaid steward to cause the exactation of the puture aforesaid to be superseded if the manor is outside the said chace, or to certify the king if there was any reason why he should not obey these orders; and the steward has returned amongst other things that although the manor is outside the said chace he dare not supersede the exactation of the puture without consulting the king and Queen Isabella, because he has enquired and learned from the said queen's ministers and by others that the aforesaid Richard and the other foresters aforesaid and their predecessors have been wont to receive the aforesaid puture from the abbot and his predecessors at the said manor from old time, to wit in the time and throughout the time when John de Lacy, sometime earl of Lincoln, Edmund his son, Henry son of Edmund, Thomas, late earl of Lancaster,

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Membrane 34—cont.

the late king, and the present king, and Queen Isabella were successively lords of Blakeburnshire, as pertaining to the foresters aforesaid for the custody of the chace, and that the aforesaid Richard has the chief custody of the chace for the term of his life by the king's grant, but that he had not yet ascertained whether or not the foresters of the aforesaid John's ancestors in the chace were seised of the pture aforesaid, because he did not find any one living who remembered any lord of the chace before John's time: the king, not wishing to aggrieve the abbot, orders the steward to cause Richard and the other foresters to desist from the exaction of such pture from the abbot, notwithstanding the cause aforesaid, which is naught, and to release any distresses levied from the abbot for this reason. By pet. of C.

March 1.
York.

To the treasurer and barons of the exchequer. Order to cause William de Ros of Hamelak to be discharged of 304 marks 6s. 8d., which he owed to the late king for his relief, if they find that he did homage to the late king before 10 November, in the 10th year of his reign, when the said king granted that William should pay his debts to the exchequer by yearly instalments of 20 marks, which sum and debts the present king pardoned him on 26 September last, as the king is given to understand on William's behalf that they defer discharging him of the aforesaid sum for his relief because his relief was not acknowledged in the exchequer before the said 10 November, although he did homage to the late king before that day.

To the same. Order to allow to Simon de Grymesby, to whom the king has committed the office of escheator this side Trent during pleasure, such fee as they shall find was allowed to other escheators in their accounts.

March 4.
York.

To Simon de Grymesby, escheator this side Trent. Order not to distrain Nicholas de Langeford for his homage and fealty for the lands that he holds of the king, as he has done homage and fealty to the king.

By p.s. [1655.]

Feb. 5.
York.

To the treasurer and barons of the exchequer. Order to cause William David, late fermor of the manor of Yoxhale, whereof Thomas, late earl of Lancaster, was seised in his demesne as of fee on the day of his death, as appears by inquisition taken by William Trussel, late escheator this side Trent, to be discharged of the ferm, issues and profits of the manor for the time when he was fermor thereof for which answer has not been made to the late king or to the present king, so that he may answer therefor to Henry, earl of Lancaster and Leicester, brother and heir of the said Thomas, to whom the king has granted all issues and arrears of ferms of Thomas's lands, and the king has ordered the fermors and keepers to deliver the issues and arrears to Henry.

March 10.
Pontefract.

To Simon de Bereford, escheator beyond Trent. Order not to intermeddle in any way with the manor of Wynchingfeld near Odiham, co. Southampton, which was taken into the king's hands by reason of the death of Juliana de Leyburn, and to restore the issues thereof, as—upon its being found by inquisition taken by the escheator that Juliana held no lands in chief at her death, but that she held the manor of Eselyng of the heir of Bartholomew de Badelesmere, a minor in the king's wardship, as of the barony of Chilham by the service of one knight's fee, and a messuage and 80 acres of land in Overlonde of the archbishopric of Canterbury, void and in the king's hands, by the service of 13s. 4d. yearly to the archbishop's manor of Wengham for all service, and that she held divers lands of other lords by various services, and that Juliana, daughter of Thomas de Leyburn, her kinswoman, whom Thomas le Blount married, was her next heir and of full age—the king took the fealty of Thomas le Blunt for the lands thus held of the aforesaid heir and archbishop, and ordered the escheator to deliver the lands to Thomas and Juliana upon Thomas finding security for pay-

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Membrane 34—cont.

ment of the relief, and not to intermeddle with the lands held of other lords, and the king afterwards, understanding that Juliana held at her death in her demesne as of fee the aforesaid manor of Wynchingfeld and other lands in co. Southampton of the king in chief by knight service, ordered the escheator to take inquisition concerning the same, and it is found by the inquisition that Juliana at her death held the manor in her demesne as of fee of the abbot of Certeseye by knight service, and that she held no other lands of the king in chief in that county.

March 8. To Simon de Grymesby, escheator this side Trent. Order to cause Thomas de Ros, son and heir of William de Ros of Kendale, tenant in chief of the late king, to have seisin of his father's lands, as he has proved his age before the escheator and the king has taken his homage. By p.s. [1682.]

Memorandum, that Thomas acknowledged in chancery upon oath that he holds the lands of the king in chief by the service of a quarter of a knight's fee.

March 1. To the treasurer and barons of the exchequer, and to the chamberlains. Order to cause satisfaction to be made to Roger de Swynnerton, banneret, by payment or assignment for 145*l.* 13*s.* 8*d.*, which is due to him from the king for his wages of war against Scotland in the first year of the reign, and for the like wages in coming in the company of Queen Isabella and the king in the 20th year of the late king's reign, as appears by a bill under the seal of Robert de Wodehous, keeper of the wardrobe, in Roger's possession.

By K.

March 2. To the treasurer and barons of the exchequer. Order to cause Edmund de Assheby, late sheriff of Leicester, to be discharged in his account of 31*l.* 18*s.* 0*d.* yearly for the ferm of the hundred of Framelond from 26 May, 12 Edward II., when that king committed the hundred to Roger Beler, for the time that the hundred was in Roger's hands, as it is found by certificate of the treasurer and barons sent into chancery that answer was made to Henry III. in the 19th year of his reign for 31*l.* 8*s.* 0*d.* (*sic*) by the sheriff of Leicester for the hundred aforesaid, and that the late king granted the hundred to the said Roger and his heirs in fee, rendering therefor yearly 12*l.* 18*s.* 5*½d.* to the exchequer by their own hands, and that Roger paid the ferm during his lifetime by his own hands.

The like in favour of Oliver le Waleys, late sheriff of the said county.

MEMBRANE 33.

Here J. bishop of Ely, then the chancellor, delivered the great seal to the king, as appears in the memorandum on the dorse of this roll.

March 3. To Peter atte Stok. Order to be intendant to the abbess of Gynes in Artoys hereafter for the ferm of the churches of Newenton, Brensete, and Promhell, co. Kent, and to deliver to her her goods and chattels found therein and the arrears of the ferm for which answer has not been made to the king or his father, in accordance with the agreement made by the king and his council in the parliament at Westminster for alien men of religion, as the abbess has prayed the king, by petition before him and his council in parliament, for restitution of the said churches and goods, which the late king caused to be taken into his hands with the lands of other alien men of religion of the power of the king of France, which churches he delivered to Peter by letters patent under the exchequer seal for a certain yearly ferm.

By pet. of C. [2451.]

March 6. To the sheriff of Wilts. Order to cause John de Eton, attached and imprisoned by him for counterfeiting the king's privy seal, to be conducted

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Membrane 33—cont.

- to Oxford with his attachment and other things touching it, there to be delivered to the sheriff of Oxford, whom the king has ordered to receive him and to bring him to the king in three weeks from Easter next, to do and receive what the king's court shall consider.
By K. on the information of John de Mautravers, his steward.
- March 3.** To the sheriff of York. Order to cause a coroner for that county to be elected in place of William Clarel, who is incapacitated by infirmity.
By K. on the information of John de Mautravers, his steward.
- March 7.** To the sheriff of Buckingham. Order to cause a coroner for that county to be elected in place of Richard de Kynebell, who is insufficiently qualified.
By K. on the information of John de Mautravers, his steward.
- March 7.** To Simon de Grymesby, escheator beyond Trent. Order not to intermeddle further with the lands of Hugh Tevereys, and to restore the issues thereof, as the king learns by inquisition taken by John de Bolyngbrok, the late king's escheator in cos. Warwick, Leicester, Nottingham, Derby, and Lancaster, that Hugh held no lands of the late king in chief at his death by reason whereof the custody of his lands ought to pertain to the king, but that he held divers lands of other lords by various services.
By K. on the information of John de Mautravers, his steward.
- March 8.** To the treasurer and barons of the exchequer. Order to cause the men of Baumburgh to have respite until Whitsuntide next for the 26 marks due from them at Easter next for the ferm of the town, as the king has granted them this respite in consideration of the damages sustained by them through the frequent coming of the Scotch rebels into those parts.
By K. on the information of Richard de Ayremynn.
- March 8.** To Simon de Bereford, escheator beyond Trent. Order not to distrain Robert son of Nigel for homage and fealty for the lands that he holds of the king, as he has done homage and fealty to the king. By p.s. [1688.]
To the sheriff of Stafford. Order to deliver to Ebulo Lestraunge and Alesia de Lacy his wife, late the wife of Thomas, earl of Lancaster, the manor of Caldon, in that county, which is of Alesia's inheritance and which was taken into the late king's hands upon the said earl's death, and to deliver to them the issues received thence by him, as the late king ordered Roger de Waltham to deliver the manor to Alesia together with the issues thereof from the time when it was taken into the late king's hands, which order has not yet been executed, as the king learns from the complaint of Ebulo, who has married Alesia, and of Alesia.
By K. on the information of John de Mautravers, his steward.
- March 9.** To the treasurer and chamberlains. Order to pay to William de Herle, who was lately sent from Nottingham to Baumburgh to treat with the Scots there, without delay 26*l.*, which the king owes to him for his wages for 52 days in May, June, and July in the first year of his reign, as appears by a bill sealed by Robert de Wodehous, keeper of the king's wardrobe, in William's possession.
By K. on the information of John de Mautravers, his steward.
- March 3.** To Simon de Bereford, escheator beyond Trent. Order not to intermeddle further with the lands of John Giffard of Weston, and to deliver the issues thereof since 6 July last to John de Cherleton, as the king on that day committed to him the custody of the said lands during the minority of John Giffard's heir.
By K. on the information of John de Mautravers, his steward.
- March 9.** To the treasurer and barons of the exchequer. Order to cause John, bishop of Ely, the late chancellor, to be discharged of the fee and issues of the great seal from 26 January, in the first year of the king's reign, until 1 March last, both days being included, as the king, in consideration of the bishop's labours and expenses in the company of Queen Isabella and of the king after his arrival in England, and of the charge and expenses of the office of chancellor, granted to him the fee of the great seal wholly from

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Membrane 33—cont.

26 January aforesaid, the day when he received the office, during pleasure, and ordered John de Wodehous, keeper of the hanaper of chancery, to cause the said fee to be delivered to the bishop entirely until further orders, and the bishop delivered the great seal to the king on 1 March last at the hour of vespers, and the king committed it to Master Henry de Clif and William de Herlaston for custody. By K. & C.

March 10. To the same. Whereas the king, at the prosecution of Walter de Islep, the late king's treasurer of Ireland, by petition before him and his council—suggesting that he and the barons of the exchequer of Dublin sent the rolls of the account of Alexander de Bykenore, late treasurer of Ireland, to the exchequer of Westminster by the late king's order, and the late king, because some falsifications were found on examination of the account, caused Walter's lands, goods and chattels in Ireland to be taken into his hands by the treasurer and barons of the exchequer of Dublin for the sealing of the account under the seal of that exchequer, and although Walter made fine with the late king in 500 marks for pardon of the trespass aforesaid, and paid 300 marks thereof to the late king in his wardrobe, whereupon the said king ordered Walter's lands and goods to be delivered to him, nevertheless the treasurer and barons of the exchequer of Dublin sold the greater part of Walter's goods and chattels in Ireland, which he asserts were of the value of 500*l.*, at a fourth or a fifth penny less than they were worth, and received the money arising therefrom, and detained the rest of his goods in their possession by reason of said 200 marks, the residue of the aforesaid fine, and the said 200 marks are nevertheless exacted from his lands and chattels in England by summons of the exchequer—ordered the chancellor of Ireland to inspect the petition sent to him by the king, and to cause some of his subjects of those parts to be appointed to enquire the truth concerning the contents of the petition, and to send him the inquisition under the seals of those by whom it had been taken; the king orders the treasurer and barons to supersede until the quinzaine of Midsummer next the exaction made upon Walter in his lands for the aforesaid 200 marks, so that the king may in the meantime cause to be done what is right and reasonable. By p.s. [1695-6.]

March 3. To the prior of the Hospital of St. John of Jerusalem in Ireland. Order to deliver to Hugh de Audeleye and Margaret his wife their lands and all appurtenances, which were taken into the late king's hands by reason of the quarrel of Thomas, late earl of Lancaster, and which are still in the prior's custody, together with the issues and arrears of ferms thereof for which answer has not been made to the late king, and their goods and chattels found in the same, excepting lands that belonged to the Templars, in accordance with the agreement in the late parliament at Westminster for restitution to those who were of the aforesaid quarrel. By C.

March 8. To Gilbert de Borughdon, keeper of the lands that belonged to Robert de Umframvill, late earl of Anegos, in co. Northumberland, in the king's hands by reason of the minority of his heir. Order to pay to Henry de Percy the arrears of 4 marks yearly for the time that Gilbert has had the custody of the said lands, and to pay him the same yearly henceforth, as it was found by inquisition taken by Simon de Grymesby, the late king's escheator in cos. York, Northumberland, Cumberland, and Westmoreland, that the said earl held at his death certain lands in Shyrmunde, Alwenton, Faudon, Clenhill, Bidlesden, Boroudon, Sharperton, Thirnom, Nederton, and Angram, co. Northumberland, of Henry de Percy as of the barony of Alnewyk, by the service of 4 marks yearly, whereupon the late king ordered Roger Mauduyt, then keeper of the lands aforesaid, to pay to Henry the arrears of the said 4 marks for the time that he had had the custody, and to pay him the same thereafter.

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Membrane 83—cont.

March 11. To the treasurer and barons of the exchequer. Whereas Anthony Grymbaldi de Kerio of Genoa, merchant, appeared before the king in chancery on 9 March last, and acknowledged that the prior of the Hospital of St. John of Jerusalem in England had satisfied him for 300*l.* in which the prior was bound to him by a recognisance made to him in the late king's exchequer, in January, in the 10th year of his reign, and Anthony Malocelle of Genoa, merchant, acknowledged before the king in chancery, on the same day, that the prior had satisfied him for 250*l.* in which he was bound to him by a recognisance made in the late king's exchequer in the said year, and the said Annotus (*sic*) and Anthony then acknowledged jointly that the prior had satisfied them for 500*l.* in which he was bound to them by a recognisance made to them in the late king's exchequer in March, in the 18th year of his reign, and they granted that the aforesaid recognisances shall be cancelled and annulled in the rolls of the exchequer: the king therefor signifies the premises to the treasurer and barons and orders them to do what they shall see fit for the discharge of the prior from the sums thus acknowledged before them in the exchequer.

March 8. To Walter de Radeswell. Order to pay to the prior of Colne the arrears of 10*s.* yearly for the time that Walter has had the custody of 30 acres of land, pasture, and alder-holt in Fordham, and to pay to the prior that sum yearly for so long as he shall have the custody of the said land, as the late king made like order to Master John Walewyn, late escheator beyond Trent, and to John de Blomvill, afterwards escheator in cos. Norfolk, Suffolk, Cambridge, Huntingdon, Essex and Hertford, because it was found by inquisition taken by Richard de Rodeneye, the said king's escheator beyond Trent, that the prior and his predecessors received the said sum yearly from the above land, which is parcel of the manor of Fordham, then in the said king's hands by reason of the minority of the heir of John de Argenteyme, tenant in chief of the said king, at the time of the said John's death, and for a hundred years and more before that time.

March 2. To the treasurer and barons of the exchequer, and to the chamberlains. Order to pay to Robert de Monte Alto 6,700 marks, or to cause him to have satisfaction therefor by assignment upon the twentieth and tenth granted to the king, or otherwise as may be convenient, being the balance of 10,000 marks that the king owed to Robert for his grant of his lands in England and Wales after his death and the death of Emma his wife, in case he die without an heir male of his body, to Queen Isabella, John de Eltham, the king's brother, and to the king, for payment whereof John, bishop of Ely, and Henry, bishop of Lincoln, made a recognisance to Robert in chancery at the king's request, the king having caused 200*l.* to be paid to Robert in his wardrobe and afterwards caused 3,000 marks to be paid to him by writ of *liberate*, and having ordered the treasurer and barons to pay the remaining 6,700 marks to Robert or to cause him to have an assignment therefor upon the twentieth and tenth, as Robert has now given the king to understand that they caused part of the aforesaid sum to be assigned to him from the twentieth in cos. Bedford and Buckingham, and that he has been unable to obtain any payment thereof because the collectors had delivered all the money collected by them to the exchequer before the assignment to Robert was delivered to them, wherefore he has restored the writs to the exchequer.

MEMBRANE 32.

March 10. To the sheriff of York. Order to cause goods of the men and merchants of the towns of Grippeswold, Strallesound, and Lubyk, excepting the goods of the merchants of the German Hanse at London, to be arrested to the value of 100*l.*, and to cause them to be kept safely until Adam le Clerk

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Membrane 32—cont.

of Lynn have been satisfied for that sum, or until otherwise ordered, in part satisfaction for the value of his ship called '*La Plente*', of Lynn, and the salt of Peytou, lampreys of Nauntes, and certain bales of Buge, and other his goods wherewith she was laden, which ship was taken on her voyage to St. Johnstown of Perth by Henry de Rikelynghouse and other malefactors of the aforesaid towns, as contained in the late king's order to the sheriff of Norfolk and Suffolk to arrest goods to the aforesaid value, which order has not yet been executed, wherefore Adam has prayed the king to provide a remedy.. The king has ordered the bailiffs of Raveneserod to cause goods of the said men and merchants to be arrested in like manner to the value of 20*l.*.

Mandate in pursuance to the said bailiffs.

- March 3.** To the sheriff of Nottingham and Derby. Order to pay to Nicholas de la Dispense, the king's yeoman, 20*l.* yearly out of the issues of his bailiwick, as the king has granted this sum to Nicholas during pleasure or until he shall provide him with 20*l.* of land yearly, which grant was made because the late king granted to Nicholas, in recompence for his long service, the said sum yearly to be received from the lands that belonged to William de Bredon, in co. Derby, in aid of the maintenance of himself, his wife and children, and the said lands have been taken out of Nicholas's hands and restored to the said William by common consent of parliament.
- March 6.** To the sheriff of Southampton. Order to cause a coroner for that county to be elected in place of John le Barber, who is incapacitated by age and infirmity.
- March 3.** To John de Cromebwell, keeper of the Forest this side Trent, or to him who supplies his place in the forest of Ingelwode. Order to cause Anthony de Lacy, keeper of the manor of Penreth and of the king's mills there, or his attorney to have ten oaks fit for timber from the said forest for the repair of the mills, as the king understands that the mills are broken down and in great need of repair. The king has ordered Anthony to receive the oaks from the said John and to cause the mills to be repaired therewith.
- March 7.** To the treasurer and barons of the exchequer. Order to allow to Simon de Bereford, escheator beyond Trent, in his account 10 marks for this Easter term paid by him to Joan de Torthorald by the king's order.
- March 23.** To Simon de Bereford, escheator this side Trent. Order not to distrain John de Bohun of Midhirst for his homage and fealty for the lands that he holds of the king, as he has done homage and fealty to the king.
By p.s. [1715.]
The like to Walter Wogan, escheator in Ireland.
- March 23.** To the treasurer and barons of the exchequer. Order to allow to Simon de Kynardesey, sheriff of Lincoln, 100 marks paid by him, by virtue of the king's order, by writ of privy seal, of 22 October last, to John de Neusum, king's clerk, and other keepers of certain of the king's horses staying in his bailiwick for their wages and for the maintenance of the horses, as appears by indentures, which John has acknowledged in chancery.
- March 27.** To the chamberlain of Chester. Order to cause all the king's victuals in his castles within the chamberlain's bailiwick to be surveyed, and to cause such as cannot be kept conveniently to be changed by the view of Oliver de Ingham, the king's justice there, or of those to be deputed by him.
By K. & C.
- March 22.** To Simon de Bereford, escheator this side Trent. Order not to distrain Thomas de Bekeryng for homage and fealty for the lands that he holds of the king, as he has done homage and fealty to the king.
By p.s. [1709.]

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Membrane 32—cont.

- March 28.** To the sheriff of Norfolk and Suffolk. Order to amove John de Halteby of Ipswich from the office of under-sheriff in that county, and John de Preston from the office of constable of Norwich castle and keeper of the prisoners of that county, and to substitute fit persons in their places, under pain of punishment, as the king learns by trustworthy testimony that the said John and John are indicted and appealed of the death of Master Geoffrey de Horwode, late parson of the church of Braunford, and that the sheriff has appointed them to the above offices contrary to his oath. By p.s. [1718.]
- March 28.** To the sheriff of Wilts. Order to survey the breaches and defects in the hedges and palings about the king's park of Clarendon in the presence of Giles de Bello Campo, keeper of the manor of Clarendon, and to cause the breaches and defects to be repaired without delay by the view and testimony of the said keeper, and to cause underwood in the woods to be sold by the said keeper's view from places where the least damage may be done for the expenses of the repairs, as the king understands that the hedges and palings are broken down in many places, so that his deer (*fere*) can issue from the park. The king has ordered the keeper to intend the premises with the sheriff. By K.
- To the same. Order to survey the defects in the houses in the king's manor of Clarendon by the view of the aforesaid keeper, and to expend up to 20*l.* in repairing them by the view of the said keeper, as the king understands that there are many defects in the houses greatly needing repair. By K.
- March 20.** To Thomas de Shefeld and Roger de Nunwyk, collectors of the twentieth in the North Riding of York. Order to pay to the king's serjeant Richard de la Pole, the king's butler, 100*l.* from the money arising from the twentieth, in order to provide wine for the expenses of the king's household as enjoined by the king. By p.s. [1706.]
- The like to the following :
- Roger Deyncourt and Richard Curzoun, collectors of the twentieth in co. Derby, for 100*l.*
- Thomas de Boulton and Geoffrey de Sancto Quintino, collectors of the twentieth in the East Riding, for 100*l.*
- Robert de Reigate and William Clarel, collectors of the twentieth in the West Riding, for 30*l.*
- The prior of Thurgarton, one of the collectors of the tenth of the clergy in the diocese of York, for 100*l.*
- March 22.** To Thomas de Shefeld and Roger de Nunwyk, collectors of the twentieth in the North Riding of co. York. Order to pay to the aforesaid Richard de la Pole 70*l.*, in addition to the aforesaid 100*l.*, for the provision of wine for the expenses of the king's household, as enjoined by the king.
- March 30.** To Simon de Bereford, escheator this side Trent. Order to deliver to Joan, late the wife of John Giffard of Weston-Underegge, tenant in chief, the following of the said John's lands, which the king has assigned to her in dower : the manor of Weston, co. Gloucester, of the yearly value of 21*l.* 16*s.* 6*d.*; a watermill in the manor of Norton, in the same county, of the yearly value of 10*s.*; 20 acres of land of the demesne lands of the manor of Norton, of the yearly value of 6*s.* 8*d.*, each acre at 4*d.*
- March 29.** To the bailiffs of Lincoln. Order to pay 40*s.* out of the ferm of the city for the first year of the king's reign to the vicar celebrating divine service in St. Mary's church, Lincoln, for the late king and Queen Isabella, and the king, his ancestors and heirs, etc., in accordance with the late king's grant, made because the dean and chapter of St. Mary granted to the late king the vicar celebrating as above. By K.

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Membrane 32—cont.

April 6. To the sheriff of Lincoln. Order to supersede entirely the execution of Semperingham, the king's order to cause a coroner for that county to be elected in place of Richard Thorger, if he have not yet caused one to be elected in Richard's place and if he find by the assent of his county [court] that Richard is sufficiently qualified, and to permit Richard to retain the office, as some men of those parts have now given the king to understand that Richard is sufficiently qualified, and that he has not yet been amoved from office by the sheriff.
By C.

MEMBRANE 31.

March 9. To the treasurer and chamberlains. Order to cause payment or assignment to be made to Richard de Bernyngham for 40*l.*, which the late king ordered the treasurer and chamberlains to pay to Richard for the time when he was his justice of assize in divers counties in the 12th and 13th year of his reign, for the 20*l.* yearly granted to him by the said king in aid of his expenses, if they ascertain that this sum has not been paid to Richard, who has given the king to understand that the late king's order has not been executed.

March 9. To Geoffrey le Scrop and his fellows, justices to hold pleas before the king. Whereas the king lately—at the prosecution of the abbot of Mont St. Michel, suggesting to him that Edward I. demanded against the abbot's predecessor before Henry de Guldeford and his fellows, then justices in eyre in the Island of Jeresye and the adjoining islands, the manor of St. Clement in the said island, which place the abbot and his predecessors had held from time out of mind as the priory of St. Clement pertaining to their abbey and not as a manor, and that the priory was taken into the said king's hands in the name of a manor by order of the said justices, and that it is still in the king's hands, and that although error intervened in the record and process and in the taking aforesaid and the abbot prosecuted for remedy in divers parliaments of the late king, who caused the record and process to come before him and sent them to Henry Spigurnel and his fellows, his justices in eyre in the islands, and caused an inquisition concerning the abbot's right to be made by them, and they returned the inquisition and record and process before the late king, and the abbot hereupon had adjournments there, nevertheless the abbot did not obtain justice in this matter by reason of the diversity of the names of the priory and manor and by reason of the disturbance in this realm, and for other reasons—ordered the said Geoffrey and his fellows to examine the said record and process and, if need be, the inquisition, and to proceed to correct any errors found therein and to proceed to the full discussion of the matter, provided that they did not proceed to render judgment without consulting the king; and the abbot has now prayed the king, by petition before him and his council in parliament, to order judgment to be rendered herein since the matter was discussed before him up to the rendering of judgment: the king therefore orders the justices to proceed to render judgment, notwithstanding his order aforesaid.
By pet. of C. [14304.]

March 4. To the chamberlain of North Wales. Order to permit David ap Howell, of the county of Angleseye in North Wales, to pay the 20*l.* due from him to the late king for the ferm of the mills of Angleseye, which sum he ought to have paid at Michaelmas, 20 Edward II., in instalments of 10*l.* at Michaelmas next and at the following Michaelmas, upon his finding security for payment, as the king has granted him these terms in response to his petition before him and his council in parliament.
By pet. of C. [7604.]

To the justice of Chester, or to him who supplies his place. Roger de Grey has shewn the king, by petition before him and his council, that the

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Membrane 31—cont.

king's men of the land of Engelfeld, which adjoins Roger's land of Dreffencloyt, have usurped to themselves land from Dreffencloyt to the estimated amount of 20 acres, whence disputes and strife have arisen between the men of the said lands through the lack of bounds between the said lands, and he has prayed the king to cause bounds to be acknowledged between the said lands: the king therefore orders the justices to call before him the men of the land of Englefeld and others of his bailiwick by whom such bounds may be best made, and to cause bounds to be made to endure for ever between the lands.

By pet. of C.

To the chamberlain of South Wales. Order to pay to Master Rhys Appowel, the late king's justice in South Wales and West Wales, the arrears of the accustomed fee for that office for the time when he was justice.

By C.

Feb. 26.
York.

To the sheriff of Sussex. Order to deliver to the abbot of Holy Trinity, La Luzerne, or to his attorney all his lands, which were taken into the late king's hands by reason of the disputes between him and Charles, late king of France.

The like to Walter Beryl and Master Roger de Blokesworth in favour of Clemencia, late the wife of John de Vesey, for her lands in Sturmynstre-mareeschal.

March 4.
York.

To the sheriff of Berks. Order to cause a coroner for that county to be elected in place of Geoffrey de Elferton, who is incapacitated by age and infirmity.

March 3.
York.

To Simon de Bereford, escheator beyond Trent. Order not to intermeddle further with the manor of Dedham, which he has taken into the king's hands by reason of the death of Hervey de Staunton, clerk, and to restore the issues thereof since Hervey's death to the executors of his will, as the late king—upon its being found by inquisition taken by Master John Walewayn, late escheator beyond Trent, that John de Stotevill, tenant in chief of the said king, held no lands in chief at his death, but that, long before his death, he demised by the said king's licence the aforesaid manor, which he held of the said king as of the honour of Reines, to the aforesaid Hervey for life, and it appeared by an indented deed exhibited before the said king in chancery by Hervey that John, on the last day of April, in the 7th year of the said king's reign, demised the manor to Hervey in form aforesaid, and that Hervey should hold it for the first eight years without doing any service or paying any rent to the said John or his heirs, and that Hervey should render them 20 marks yearly after the end of that term, which expired on 17 January, in the 16th year of the late king's reign, for which reason the said 20 marks remained to be paid after that date—ordered the said Master John not to intermeddle with the manor in any way, willing that Hervey should pay to the exchequer 20 marks yearly for the manor for so long as John's heir should remain a minor in the said king's wardship.

March 8.
York.

To the treasurer and barons of the exchequer. Thomas Doyn has shewn the king that whereas he was the late king's chamberlain of Kaermardyn in the 15th, 16th, 17th, 18th, and 19th years of his reign, and during that time the said king appointed divers ministers and fermors of commotes, cantreds, and other places in South Wales pertaining to the said office of chamberlain, and also Edmund, late earl of Arundel, the late king's justice of those parts and supplying his place there, deputed bedels, reeves, and divers other ministers in the same commotes, cantreds, and other places at his will and without the assent of the said Thomas, and although the said ministers and fermors have not yet fully answered to Thomas at the exchequer of Kaermardyn for the issues of the bailiwicks committed to them

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Membrane 31—cont.

and for the fermes, and divers sums remained in their hands unpaid, so that Thomas was unable to answer to the late king for the arrears of the ministers and fermors, nevertheless the treasurer and barons charge him in his account rendered at the exchequer with the issues and fermes aforesaid as if the ministers and fermors had answered to him for the same in full, although he had applied all possible diligence in levying the arrears aforesaid for the late king's use, wherefore he has prayed the king to provide him with a remedy : the king therefore orders them to appoint the prior of Kaermervyn, now chamberlain of Kaermervyn, and one other person of those parts to enquire what sums remain in the hands of the ministers and fermors aforesaid, whose names Thomas will deliver to them at the exchequer, and to enquire all particulars concerning the same, and to levy the said sums for the discharge of Thomas, and to cause Thomas to be discharged of all sums found remaining in the hands of the said ministers and fermors.

March 9.
York.

To Robert de Hornclif, constable of Baumburgh castle. Whereas it was lately found by inquisition taken by Roger Heron, Richard de Emeldon, and Robert de Tughale that Robert le Porter of Baumburgh was seised at his death in his demesne as of fee of 36 acres of land and 5 acres of meadow in Baumburgh, and of the custody of the gate of the castle, taking 2d. a day for the custody, and that he and his ancestors were seised of the said land, meadow, and custody from time out of mind, and that after his death Ralph le Porter his son was seised thereof in like manner as his next heir for twelve years, until John de Cambhou, the constable of Edward I. of that castle, and John de Dudden, then sub-escheator in co. Northumberland, in the 22nd year of the said king's reign, amoved Ralph from the said land, meadow and custody, charging him with the slaying of one Robert de Fletcham, and in this way disseised him of the land, meadow, and custody, which they took into the said king's hands on Sunday in the first week of Lent in the said year, and that Ralph was never convicted of the said death, and that he died in the late king's faith and peace at Baumburgh, on Monday after the Invention of the Holy Cross, 15 Edward II., and that Robert son of Robert le Porter is his brother and next heir and is aged fifty, and that neither Ralph nor Robert son of Robert remitted the land, meadow, and custody to the king's grandfather or father or to Roger de Malberthorp, who held them for life by demise from Edward I., or changed their estate therein in any way, and that the land, meadow, and custody were in the king's hands for this reason only, and that they are held of him by the service of keeping the gate of the castle and of finding a watchman every night in time of peace and war on a gate called 'Smythate' in the castle, and of rendering yearly 6s. 8d. to the king's exchequer of the castle of Newcastle-on-Tyne, and 4s. 5d. yearly to the town of Baumburgh : and the king thereupon took the homage of the said Robert son of Robert on 4 May last, and ordered the land, meadow, and custody to be delivered to him : the king now orders the constable to pay to the said Robert son of Robert the arrears of the aforesaid 2d. a day from the 4th May, and to pay him that sum daily hereafter for so long as the constable shall remain in that office.

March 22.
Lincoln.

To Simon de Grymesby, escheator beyond Trent. Order not to distrain the prior of Newstead for fealty for the lands that he holds of the king, as he had done fealty to the king.

By p.s.

The like, '*mutatis mutandis*', in favour of the following :

March 21.
Lincoln.

John de Barkworth.
Thomas de Longevilars.
Peter Foun.

By the same writ.

April 22.
Oundle.

Thomas de Wouburn.

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Membrane 31—cont.

April 12. The like to Simon de Bereford, escheator this side Trent, in favour of Stamford. Ralph de Wedon, for homage and fealty. By p.s. [1750.]

April 4. To the sheriff of Lincoln. Order to pay to Wenthiana, daughter Semperingham. of Llewelyn, late prince of Wales, a nun of Sempyngham, 10*l.* for Easter term last past, in accordance with the king's grant to her of 20*l.* yearly from the issues of that county for her life. [*Fædera.*]

April 6. To the treasurer and barons of the exchequer. Order to cause the Semperingham. aforesaid 10*l.* to be allowed to the sheriff in his account.

April 4. To Simon de Bereford, escheator this side Trent. Order not to distrain Semperingham. Thomas de Carre for fealty for the lands that he holds of the king, as he has done fealty to the king.

April 6. To Simon de Grymesby, escheator beyond Trent. Order to pay to Semperingham. Meliora, late the wife of Gilbert de Glyncarny, 10*l.* for Easter term last from the issues of his bailiwick, as the king, who lately granted the manor of Milham, co. Norfolk, to Gilbert, for life, in aid of the maintenance of himself, his wife and children, has granted to Meliora, because she has no lands to maintain her, 20*l.* yearly by the hands of the escheator beyond Trent from 1 September last.

April 7. To the treasurer and barons of the exchequer. Order to cause 10*l.* to be Semperingham. allowed to the aforesaid escheator, which he has paid to Meliora in execution of the preceding order.

To Thomas de Blaston, chamberlain of Chester. William de Donecastria, citizen of Chester, has shewn the king, by petition before him and his council, that the late king is indebted to him in 80*l.*, which he lent to Stephen de Chestount, then chamberlain of Chester, for divers works in Chester castle, as appears by a tally in his possession, and he owes to the king 30*l.* for a fine made by him before Richard Damori, late justice of Chester, for a trespass charged upon him, and he has prayed the king to cause the said 30*l.* to be allowed to him in the aforesaid 80*l.*: the king, wishing to be certified concerning this matter, orders the chamberlain to search the rolls and memoranda of the said exchequer [of Chester] for the time of the said Stephen and Richard, which are in his custody in the treasury of Chester, and to certify the king in a month from Easter next whether the said 80*l.* were lent to Stephen by William for the above purpose or not, and whether the said 30*l.* is owing to the king by William, and for what cause it is owing, superseding in the meantime the demand upon William for the 30*l.*

Membrane 31—Schedule.

April 26. To the treasurer and barons of the exchequer. Whereas divers liberties Northampton. and acquittances were granted to John, bishop of Ely, and the prior and convent of that place by the charters of Sir Edgar and St. Edward and others of the king's progenitors, sometime kings of England, and the king has confirmed the charters by his charter, and has further granted that the bishop, prior and convent may use and enjoy each and all of the said liberties and acquittances, although they may not hitherto have used them, and moreover, as the bishop and his predecessors and the prior and convent and their predecessors have had, by pretext of general words contained in the charters of Edgar and St. Edward and others of the king's progenitors, in the two hundreds within the Isle of Ely, and within the hundred and a half of Midsford, and within the five hundreds and a half of Wyckelawe, the Thredling (*Trillyng*) of Wyneston year and waste, the chattels of felons, fugitives,

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Membrane 31—Schedule.

and condemned persons, and other forfeitures whatsoever that might have pertained to the king or to his progenitors, or that he or his progenitors might claim as pertaining to them in any way, as well of the men and tenants of others and of alien fees as of their own men and tenants and of their own fee, and as soon as the felons were convicted, or fled, or refused to stand to judgment, whereby they ought to lose their chattels, the bishop and his predecessors and the prior and convent and their predecessors placed themselves in seisin of the said chattels and retained them, and the king impeached them concerning the same in times past because express mention thereof was not made in the said charters, the king has granted that the bishop and his successors and the prior and convent and their successors may receive and have for ever all such forfeitures as above, and that they may have and receive them as above without hindrance, as is contained in his charter: he therefore orders the treasurer and barons to permit the bishop, prior and convent to have such chattels, year and waste, both before and after the time of the making of his charter without hindrance, and to allow to them in the exchequer all the aforesaid liberties and all and singular the other liberties and acquittances contained in the charters of the king's progenitors and in the king's charter, causing any distresses that have been levied in this connexion to be released.

MEMBRANE 30.

- April 9.** To Simon de Bereford, escheator this side Trent. Order to cause the prior and convent of Osolveston abbey and their servants to have reasonable maintenance from the rents and profits of the abbey during the voidance, as was usual in times of other voidances of the abbey, as the prior and convent have given the king to understand that the escheator has deferred paying them anything for their maintenance from the time of the last voidance, although they have no certain sum (*certum*) for the maintenance of themselves and their servants in times of voidance, and although they have been wont to be maintained out of the rents and profits of the abbey during voidance in times past.
April 9. Stamford. To the sheriff of Lincoln. Order to cause a coroner for that county to be elected in place of William de Apethorp, whom the king has caused to be amoved from office because he is incapacitated by illness and infirmity.
April 11. Stamford. To the treasurer and barons of the exchequer. Order to permit Thomas de Reppes to pay the 33*l.* due from him to the exchequer for the arrears of the ferm of the manor of Aylesham, demised to him at ferm by the late king, half at Michaelmas next and half at Midsummer following. By K.
April 8. Stamford. To the sheriff of York. Order to pay to Margery, late the wife of Duncan de Frendraght, 24 marks 6*s.* 8*d.* for Easter term last out of the issues of his bailiwick, in accordance with the king's grant to her of 49 marks yearly from the issues of the sheriff's bailiwick from 16 August last, in recompence for the manor of Briggstoke, co. Northampton, which she held during the king's pleasure in aid of her maintenance and which the king assigned on the aforesaid day to Queen Isabella for life.
April 13. Stamford. To Oliver de Ingham, justice of Chester, or to him who supplies his place, and to Thomas de Blaston, chamberlain of Chester. Whereas at the prosecution of Oliver de Burdegala and Matilda his wife—suggesting that they were seised of the manor of Smalwode, co. Chester, as of Matilda's right, until the death of Joan, late the wife of Nicholas Daudle, and that the king's ministers in that county before his accession seised the

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Membrane 30—cont.

manor into his hands after Joan's death, and detained it until the king caused it to be delivered to Oliver and Matilda by process had by them against him, and that his ministers received the issues of the manor for his use all the time of the detention, which issues remained in his possession at the time of the delivery of the manor, and praying that he would cause restitution of the issues to be made to them—the king ordered Richard Damari, then his justice of Chester, and John Payne, then his chamberlain, to pay the said issues to Oliver, and 16*l.* 6*s.* 8*d.* only of the issues aforesaid have been paid to Oliver by pretext of the said order, as the said John has signified to the king in chancery by his letters: the king orders the justice and chamberlain to pay to Oliver the arrears of the said issues over and above the aforesaid sum.

April 10.
Stamford.

To the bailiffs of the city of York. Order to pay to William de Roos of Hamelak 75 marks from the term of that city for Easter term last, in accordance with the late king's grant, of 22 August, in the 16th year of his reign, of 150 marks yearly from the term of that city, and of the like sum from the term of the city of Ycrk, until he should provide him with 300 marks of land yearly between the Thames and the Tees.

The like to the bailiffs of Lincoln.

April 14.
Stamford.

To the treasurer and barons of the exchequer. Order to cause allowance for 75 marks to be made to the bailiffs of York, which sum they have paid in execution of the preceding order.

The like in favour of the citizens of Lincoln.

April 4.
Semperingham.

To Simon de Beresford, escheator this side Trent. Order to pay to Richard le Mareschal 25*l.* out of the issues of his bailiwick for Easter term, in accordance with the late king's grant, of 23 September, in the 11th year of his reign, of 50*l.* yearly in aid of Richard's maintenance from the issues of the escheatry this side Trent, because he was ruined by the Scots.

April 6.
Semperingham.

To the treasurer and barons of the exchequer. Order to cause allowance to be made to the aforesaid escheator for 25*l.*, paid by him in execution of the preceding order.

April 22.
Oundle.

To Roger de Mortuo Mari. Order to deliver to Eleanor, late the wife of Hugh le Despenser, the younger, the lands of Gloumorgan and Morgannou, and all castles, manors and lands of her inheritance, which are in the king's hands and in Roger's custody by reason of the forfeiture of the said Hugh, together with all lordships, royalties, knights' fees, advowsons, etc., as Eleanor has prayed the king to cause her lands, etc., to be restored to her, and the king does not consider it consonant with reason that her lands should be deemed forfeited by Hugh's forfeiture. By p.s.

The like to the following:

Thomas le fitz Johan, earl of Kildare, justiciary of Ireland, or to him who supplies his place, for her lands in Ireland.

The justiciary of Ireland for the present and future.

Et erant patentes.

Brother Roger Utlagh, prior of the Hospital of St. John of Jerusalem in Ireland, chancellor of Ireland, to cause her lands to be delivered to her by writs under the king's seal of Ireland.

Arnald le Power, knight.

April 22.
Oundle.

Maurice de Berkeley, keeper of the manors of Teukesbury and Sobbury, co. Gloucester, to deliver the said manors. By p.s.

John de Leic[estria], keeper of the court of the honour of Gloucester in co. Somerset.

Robert de Bracy, keeper of the manor of Hanle and of the chace of Malverne, co. Worcester.

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Membrane 30—cont.

- Roger de Nowers, keeper of the hundred of Chadelyngton, co. Gloucester (*sic*).
 Simon de Grymesby, keeper of the manor of Carleton, co. Lincoln.
 The keeper of the manor of Bisshelegh, co. Worcester.
 The keeper of the manor of Merlawe, with the view [of frank-pledge] of Little Merlawe, co. Buckingham.
 The keeper of the manor of Burford with the view of Heyford, co. Oxford.
 The keeper of the manor of Stoke with the chace of Cora, co. Gloucester.
 Thomas le Blound, keeper of the body of the castle of Hanle. *Et erat patens.*
 William de Shobyndon, keeper of the hundred of Chadlyngton, co. Oxford.
 The keeper of the manor of Staneford, co. Berks.
 William de Shobyneton, [keeper] of the hundred of Chadlinton.

April 22. To the sheriff of Gloucester. Like order to cause all the said Eleanor's castles, manors and lands in his bailiwick to be delivered to her. By p.s.

The like to the sheriffs of the following counties, etc. :

Somerset.	Buckingham.
Norfolk.	Devon.
Lincoln.	Sussex.
Worcester.	Gloucester.
London.	Oxford.
Surrey.	Berks.
Essex.	Suffolk.

The like to Simon de Bereford, escheator this side Trent, and to Simon de Grymesby, escheator beyond Trent.

April 22. To Alesia, late the wife of Edmund, late earl of Arundel. Like order to deliver to the said Eleanor the manors of Stanvord, Fairford, and Caveresham, which are of Eleanor's inheritance and which the king committed to Alesia at another time. The king will make her recompence for the lands aforesaid. By p.s.

MEMBRANE 29.

April 27. To Simon de Bereford, escheator this side Trent. Order to supersede entirely the taking into the king's hands of the manor of Tonge near Sidyngburn and the advowson of the church of that manor and the manor of Kyngesdoun, and to permit Bona, late the wife of Thomas le fitz Bernard, to hold them without hindrance, as the late king caused them to be delivered to her by process made before him and his council, by virtue of a fine levied in the court of Edward I. before Ralph de Hengham and his fellows, justices of the Bench, between Ralph le fitz Bernard, demandant, and Ed. le fitz Bernard, deforciant, concerning the manor and advowson of Tonge, and by virtue of a fine levied in the late king's court before William de Bereford and his fellows, justices of the Bench, between Thomas le fitz Bernard and Bona, his wife, demandants, and John de Northwod, the elder, deforciant, concerning the manor of Kyngesdoun, which manors and advowsons the late king had caused to be seised into his hands with the lands that belonged to Bartholomew de Badelesmere, deceased, and the king is given to understand on Bona's behalf that the escheator intends taking the manors and advowsons into the king's hands by virtue of the king's writ to take into his hands the lands that belonged to Bartholomew at his death. By C.

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Membrane 29—cont.

April 30. To the sheriff of York. Order to pay to Thomas de Gray 10*l.* for Northampton. Easter term last, in accordance with the king's grant, of 8 March, in the first year of his reign, to Thomas during pleasure of 20*l.* yearly by the hands of the sheriff of York, which grant was made in lieu of the late king's grant of 6*d.* a day from the sheriff of York to Thomas, in aid of the maintenance of himself, his wife and children.

April 28. To the treasurer and barons of the exchequer. Order to cause the collectors of the old and new custom in the port of Boston and of the imprest there to have allowance in their account for 1,001*l.* 5*s.* 11*d.*, which they have paid to Richard de la Pole and William his brother, in execution of the king's order to pay all the issues of the custom and imprest to Richard and William up to the above amount, in part satisfaction for the 2,001*l.* 5*s.* 11*d.* that they lent to the king by the hands of H. bishop of Lincoln, the treasurer, in order to pay the wages of John de Hanonia and the other men-at-arms in his company returning home, receipt whereof Richard and William have acknowledged in chancery.

The like in favour of the collectors of the old and new custom at Kyngeston-on-Hull for the remaining 1,000*l.*

April 30. To the treasurer and chamberlains. Whereas the king was indebted to Northampton. his servants Richard de la Pole and William his brother in 500*l.*, which they had lent to the wardrobe for the expenses of the household, and the king ordered the prior of St. Katharine's without Lincoln, one of the collectors of the tenth of the clergy in the diocese of Lincoln, to pay 300*l.* of the above sum and the abbot of St. Mary's, York, a collector of the said tenth in the diocese of York, to pay the remaining 200*l.* to Richard and William out of the money of the tenth, and the said collectors have hitherto deferred paying the said sums to them because they did not bring tallies of the receipt of the exchequer for the sums aforesaid, as Richard and William have given the king to understand: the king therefore orders the treasurer and chamberlains to cause tallies for these sums to be made and delivered to Richard and William.

To the same. Order to cause tallies to be made and delivered to Richard de la Pole, the king's butler, for the sums specified below, the king having ordered Roger Deyncourt and Richard Curzon, collectors of the twentieth in co. Derby, to pay to Richard 100*l.*, Thomas de Boulton and Geoffrey de Sancto Quintino, collectors of the twentieth in the East Riding of co. York, to pay to him 100*l.*, Thomas de Shefeld and Roger de Nunwyk, collectors of the twentieth in the North Riding of that county, to pay to him 170*l.*, Robert de Reygate and William Clarel, collectors of the twentieth in the West Riding of the same county, to pay to him 30*l.*, and the prior of Thurgarton, one of the collectors of the tenth of the clergy in the diocese of York, to pay to him 100*l.*, so that he might buy wines therewith for the expenses of the king's household, and he has given the king to understand that the collectors have deferred paying him the above sums because he did not bring to them tallies of the receipt of the exchequer for the money.

April 27. To the sheriff of Northampton. Order to take with him some of the men of his bailiwick and to survey the wall of the king's park of Northampton, and to cause the defects therein that ought to be repaired by the king to be repaired by their view and testimony, and to distrain those who are bound to repair defects in the wall to do so, as the king understands that there are many defects in the wall greatly needing repair.

April 28. To the treasurer and barons of the exchequer. Order to allow to Drogo de Barentyn, late sheriff of Oxford and Berks, what they shall find he has paid to Hugh Beaurepeir by virtue of the order of Queen Isabella and the king before his accession to pay to Hugh money for the maintenance of the colts in Hugh's custody and for the wages of those keeping the colts, Queen

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Membrane 29—cont.

Isabella and the king having ordered brother John de Radmere, keeper of the late king's stud this side Trent, to cause to be withdrawn (*trahi*) all the foals that could be withdrawn in that season from the said stud and to deliver them to Hugh, as Drogo says that he has paid Hugh 50*l.* in execution of the said order.

April 28. To the same. Order to cause the said Drogo to have allowance for Northampton. 80 quarters of oats, price 9*l.* 6*s.* 10*d.*, which he caused to be bought and carried to Westminster and there delivered to Gilbert de Sonyngull, clerk of Queen Isabella's marshalsea, who was deputed to receive this provision by the treasurer and barons of the exchequer, which provision Drogo made in execution of the late king's writs to cause 1,000 quarters to be bought and provided for the munition of the Tower of London, there to be delivered to the keeper of his victuals, the said king having afterwards ordered him, by writ under the exchequer seal, to complete the provision with all speed and to send the oats to Westminster without delay.

May 3. To Simon de Bereford, escheator this side Trent. Order not to inter-Northampton. meddle further with a messuage, 140 acres of land, 3 acres of meadow, and 8*s.* of rent of Robert de Brice in Great Brice, and to restore the issues thereof, as the escheator has returned that he took the premises into the king's hands because Robert acquired them from Hamo de Brice in fee without the king's licence, the tenements being held of the king as of the honour of Hagenet by knight service, and it is contained in the articles granted by the king at the late parliament at Westminster that no one shall be molested by reason of the acquisition of lands that are held of him as of honours.

May 3. To Thomas de Blaston, chamberlain of Chester. Order to permit William Northampton. de Donecastria, the elder, citizen of Chester, to pay the 20*l.* due from him to the exchequer of Chester, for a fine made by him before Richard Damori, late justice of Chester, for a trespass, at the rate of 10 marks yearly. The king has ordered Oliver de Ingham, justice of Chester, to permit William to have these terms.

By the treasurer.
Mandate in pursuance to Oliver de Ingham. By the treasurer.

May 4. To Roger de Gildesburgh and Nicholas de Acton. Order not to inter-Northampton. meddle further with the custody of the priory of Bermundeseye, which the king committed to them by reason of the dispute between brother Walter de Dulvyd, pretending to be the prior thereof, and brother John de Cusancia, the prior, and to permit the prior to dispose of the priory and its possessions and goods as shall seem fit to him, as concord has been established between Walter and the prior.

May 3. To Simon de Bereford, escheator this side Trent. Order not to inter-Northampton. meddle further with the castle of Tamworth, which he has taken into the king's hands by reason of the death of Alexander de Fryvill, and to restore the issues thereof, as it appears to the king by part of a fine levied in the late king's court before William de Bereford and his fellows, his justices, in the 17th year of his reign, between Baldwin de Fryvill, demandant, and the said Alexander and Joan his wife, deforciants, concerning the said castle, which part was shewn in chancery, that Baldwin granted and rendered the castle to Alexander and Joan in court for their lives, to hold of the said king by the services therefor due and accustomed.

May 6. To Simon de Bereford, escheator this side Trent. Order not to distrain Northampton. Lepinus Roger for homage and fealty for the lands that he holds of the king, as he has done homage and fealty to the king. By p.s. [1796.]

May 7. To Otto de Grandissono, keeper of the islands of Gernereye, Jereseye, Northampton. Seerke, and Aurenaye, or to him who supplies his place there. Order to

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Membrane 29—cont.

cause to be delivered to the abbot of St. Sauveur in Normandy all his lands, possessions, and tithes in the island, which were taken into the late king's hands by reason of the war between him and the king of France, as peace has been established between the king and the king of France, and the abbot has besought the king to restore to him his lands, etc.

To Simon de Bereford, escheator this side Trent. Order not to intermeddle further with the lands of David, late bishop of St. Davids, and to restore the issues thereof, as the king learns by inquisition taken by the escheator that David held no lands of him in chief at his death by reason whereof the custody of his lands ought to pertain to the king, but that he held divers lands of other lords by various services, and that Thomas de Carru, his kinsman, is his next heir and is of full age.

May 7.

Northampton. To Simon de Grymesby, escheator beyond Trent. Order not to distrain John de Pateshull for homage and fealty for the lands that he holds of the king, as he has done homage and fealty to the king. By p.s. [1808.]

The like to Simon de Bereford, escheator this side Trent.

The like in favour of the following :

John de Sancto Amando, for homage and fealty. [By p.s. 1807.]
 The abbot of Waltham Holy Cross, for fealty.
 John de la Marche, for homage and fealty.
 Roger de Beauchamp, for homage and fealty.
 William, abbot of St. Mary, Gresten, for fealty.

May 8.

Northampton. To the sheriff of Buckingham. Order to cause a coroner for that county to be elected in place of Richard de Kynebell, whom the king has caused to be amoved from office because he is charged with the death of John de Burefeld, slain in that county.

To the sheriff of Oxford. Order to cause a coroner for that county to be elected in place of Ralph Loveday, who is insufficiently qualified.

To John de Chyverdon, chamberlain of Karnarvan. Order to pay to Gilbert de Ellesfeld, to whom the king has granted the custody of the castle of Beaumaris in Wales for life, the usual wages and fees for the custody of the said castle.

MEMBRANE 28.

April 26. **Northampton.** To Simon de Bereford, escheator this side Trent. Order to cause John de Kyngeston, son and heir of Jordan de Kyngeston, tenant in chief of the late king, to have seisin of his father's lands, as he has proved his age before the escheator and the king has taken his homage. By p.s. [1760.]

April 24. **Northampton.** To the sheriff of York. Order to pay to Joan Comyn of Boghan 20*l.* for Easter term last, in accordance with the king's grant, of 27 March, in the first year of his reign, of 40*l.* yearly to her from the issues of that county in aid of her maintenance until he should provide for her estate.

April 26. **Northampton.** To John de Waldeshef. Order to deliver to Peter, abbot of Cluny, the manor of Offord Cluny, co. Huntingdon, which is in John's custody by the king's commission, and the issues thereof from 12 February last, when the king took Peter's fealty for the lands held by him of the king in England, which were taken into the late king's hands by reason of the death of the late abbot.

To Simon de Bereford, escheator beyond Trent. Order not to distrain the abbot of Ravenston for his fealty for the lands that he holds of the king, as the king has taken his fealty.

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Membrane 28—cont.

To W. archbishop of York. Order to appoint some trustworthy men to survey the benefices pertaining to Whiteby abbey that have been destroyed by the Scots, and to cause those that have not been newly taxed for this reason to be newly taxed according to their true value, so that the tenth of the clergy may be levied according to such taxation, as the abbot has besought the king to cause the benefices to be newly taxed, because the abbey and the benefices are much impoverished by the frequent invasions of the Scots, so that the benefices are unable to pay the tenth according to the old taxation.

April 28. To the sheriff of Worcester. Order to cause a verderer for Feckenham Northampton. forest to be elected in place of Richard de Hodynton, deceased.

April 30. To the treasurer and barons of the exchequer. Order to cause Philip de Northampton. Aylesbury, sheriff of Buckingham, to have allowance in his account for 110 marks for Easter and Michaelmas terms, in the first year of the king's reign, and for 55 marks for Easter term last, paid by him to John de Medebourn, attorney of Robert de Fenles, by virtue of the king's order of 12 February, in the first year of his reign, to the sheriff of Buckingham to pay to Robert 110 marks yearly from the issues of the county, in accordance with the late king's grant of that sum yearly to Robert for life, as appears by the exemplification of the grant under the king's seal.

April 28. To Simon de Bereford, escheator this side Trent. Order not to inter-Northampton. meddle further with the manor of Lasseberewe, and to restore the issues thereof to Robert de Goldhull, as the king learns by inquisition taken by John de Annesle and Robert Daston that Hugh le Despenser, the elder, in the 13th year of the late king's reign, entered the manor after the death of William de Dene, who held it of him by knight service, in name of wardship by reason of the minority of Joan and Isabella, daughters and heiresses of William, and in no other manner, and that Hugh, on 10th May, in the same year, demised the manor to Geoffrey de Weston until the heiresses came of age, and that Geoffrey was seised of the manor by reason of this demise from that day until Sunday the feast of St. Clement, in the 19th year of the said king's reign, when Geoffrey granted the manor to Robert de Goldhull, to have in form aforesaid, and that Robert was seised of the manor in name of custody from that day until 22 July last, when William Trussel, late escheator this side Trent, pretending that the manor belonged to Hugh and ought to pertain to the king by his forfeiture, took it into the king's hands and thus ejected Robert thence, and that the manor is in the king's hands for this reason and for no other, and that William de Dene held the manor of Hugh on the day of his death by the service of one knight's fee, and that it is worth in all issues 111*s.* 8*d.* yearly.

To the treasurer and barons of the exchequer. Order to cause Roger de Aylesbury to be acquitted of 31*l.* 18*s.* 0*d.* yearly for the time when he was sheriff of Leicester for the ferm of the hundred of Framelond, as it appears by their certificate in chancery that answer was made to Henry III. in the 19th year of his reign for 31*l.* 18*s.* 0*d.* for the said hundred by the hands of the sheriff of Leicester, and that the late king, on 26 May, in the 12th year of his reign, committed to Roger Beler the hundred aforesaid, to have to him and his heirs in fee, rendering therefor 12*l.* 18*s.* 5*½d.* to the exchequer yearly, and that Roger paid this ferm by his own hands during his life.

May 3. To the sheriff of Berks. Order to cause a coroner for that county to be Northampton. elected in place of Henry de Greywelle, deceased.

May 2. To the sheriff of Essex. Order to seize into the king's hands the goods Northampton. and chattels of Robert Myles, clerk, and to cause them to be kept safely until otherwise ordered, as Robert is bound to render divers accounts to

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Membrane 28—cont.

the king, and owes him divers debts of the time when he was receiver of the issues of the lands of Queen Isabella when in the hands of the late and the present kings, and for other reasons, and Robert is now dying, as the king learns.

Vacated, because on the Fine Roll.

May 2. To the treasurer and barons of the exchequer. Order to cause John de Crombewell, to whom the late king granted the custody of the Forest beyond Trent for life, to have allowance for such fee as has been usually allowed to other keepers of the said Forest for the time of his office.

To the collectors, present or future, of the old and new customs in the port of Ipswich. Order not to take any custom, old or new, without the view and testimony of John Irp of Ipswich, to whom the king granted the office of controller of the customs aforesaid and of the increment of the same, and the custody of the second part of the king's seal called 'coket' in that port, during his good behaviour, so that John may enrol the money received by them and charge them with it, as the king understands that although they receive the old custom in John's presence, they receive the new in his absence, so that he cannot enrol the money received therefrom. If they do not obey this order, the king will punish them. *Et erat patens.*

May 4. To the sheriff of Gloucester. Order to cause a coroner for that county Northampton. to be elected in place of Richard Salle, deceased.

May 6. To the sheriff of Northampton. Order to supersede entirely the taking Northampton. of the castle of Thorp Watervill into the king's hands by virtue of the king's order to take into his hands and to deliver to Robert de Holand the latter's lands, as Mary de Sancto Paulo, countess of Pembroke, has asserted that she holds the said castle, which belonged to the said Robert, to her and the heirs of her body and of Aymer de Valencia, her late husband, of the late king's grant, and she has besought the king, by her petition before him and his council, not to cause her to be ousted therefrom before she be summoned according to law and custom. By pet. of C. [510.]

May 3. To Thomas de Blaston, chamberlain of Chester. Order to pay to Northampton. Richard de Weford the arrears of his usual wages as chief rider in the forest of Wirrehale from the time of the chamberlain's appointment, and to pay to him the same wages henceforth, as the king appointed Richard to this office for life at the request of Queen Isabella before his accession, in consideration of Richard's service to her, which appointment the king accepts, willing that Richard shall have the office for life, provided that he conduct himself well in the bailiwick.

May 7. To Richard de la Pole, the king's butler, or to him who supplies his place Northampton. in the port of London. Order to cause the monks of St. Peter's, Westminster, to have a tun of wine of the king's right prise at London for this year, in accordance with the grant of Henry III.

May 8. To the sheriff of Surrey. Order to cause a coroner for that county to be Northampton. elected in place of John Daperdeleye, who cannot attend to the duties of the office because he is occupied with the affairs of divers magnates.

To John de Chyverdon, chamberlain of Kaernarvan. Order to pay to William ap Lethyn the arrears of 60*s.* yearly from the time of the chamberlain's appointment, and to pay him that sum yearly henceforth, as the late king granted to William, in consideration of his good service and because he was maimed in his service, the said sum yearly for life, to be received at the exchequer of Kaernarvan by the hands of his chamberlain there from the issues of the bailiwick of Penthyn Ismelogh.

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MEMBRANE 27.

May 10. To the treasurer and barons of the exchequer. Order to cause all Northampton. cardinals of the Roman church beneficed in England to be discharged of the sums due from them for their benefices for the tenth of the clergy granted to the king, as the king has pardoned them all such sums. By K. & C. [Federa.]

May 11. To the sheriff of Berks. Order to cause a coroner for that county to be Northampton. elected in place of Richard Bisshop, who ought not to execute the duties of the office as he is indicted of divers felonies, robberies, and other trespasses. By pet. of C.

May 10. To the sheriff of Huntingdon. Order to cause a coroner for that county Northampton. to be elected in place of Richard de Stretford, deceased.

To Thomas de Hyndringham, late sheriff of Norfolk and Suffolk. Order to pay to Rhys son of Rhys ap Mereduk, a Welshman imprisoned in Norwich castle, the arrears of the wages that he used to receive in the times of Edward I. and Edward II. for the time of the said sheriff's office, out of the issues of his bailiwick still in his hands.

May 14. To Richard de la Pole, the king's butler. Order to cause Mary, a nun Northampton. of Aumbresbury, the late king's sister, to have the arrears of ten tuns of wine yearly in Southampton, in accordance with the late king's grant, from the time of the butler's appointment, and to cause her to have ten tuns yearly hereafter.

May 12. To the treasurer and barons of the exchequer. Order to cause the issues Northampton. and profits of the temporalities of the bishopric of Norwich levied by Thomas de Hyndryngham and John Claver, the late keepers of the temporalities, that have not been paid to the late king to be paid to William, bishop of Norwich, in accordance with the king's order to the said keepers [*as at page 24 above*], and to ordain as they shall see fit concerning the auditing of the keepers' account, as the bishop has given the king to understand, by petition in the present parliament at Northampton, that the keepers defer paying the issues and profits to him, and he has prayed the king to cause restitution thereof to be made to him and to compel the keepers to account with the bishop for the same. By pet. of C.

May 14. To Richard de la Pole, the king's butler. Order to deliver to Master Northampton. Henry de Clyf, keeper of the great seal, the usual fee of wine for the inn of the clerks of the chancery for the time that Henry has held the inn and for so long as he shall hold it hereafter. By K. & C.

May 12. To the treasurer and barons of the exchequer of Dublin. Order to send Northampton. someone of their place (*placea*) to survey the defects of the houses and towers of the castle of Leixlip (*de Saltu Salmonis*) in Ireland in the presence of Thomas de Warilow, the constable of the castle, and to expend up to 20*l.* if necessary upon the repairs of the same, as the king learns by a petition of the said Thomas, exhibited before him and his council in parliament, that divers houses and towers of the castle are threatened with ruin and are uncovered, and that the defects can be more easily amended with 20*l.* now than with a greater sum hereafter. By pet. of C. [507.]

[**May**] 2. To the treasurer and barons of the exchequer. Order to cause John de Northampton. Crombwell, to whom the late king granted the custody of the Forest beyond Trent for life, to have allowance for such fee as has been usually allowed to other keepers of the said Forest.

May 16. To the treasurer and barons of the exchequer. Order to cause the Northampton. burgesses of Newcastle-on-Tyne to be satisfied for their houses occupied by

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Membrane 27—cont.

the king's victuals as was usually done in the time of the king's progenitors, as they have besought the king, by petition before him and his council, to satisfy them for their houses, which have been thus occupied for a long time and are still occupied.

By pet. of C.

May 11. To John de Bousser, Gilbert de Thoutheby, and John de Cantebrigg, justices to take assizes in co. Sussex. Edward de Sancto Johanne and Eva his wife have shewn the king, by petition before him and his council, that they recovered in the late king's court before the justices of the Bench, by consideration of the court, their seisin of two parts of the manors of Westhamptenette, Wolbedyng, Pynkehurst, and La Fure, in the aforesaid county, and were seized thereof in the name of Eva's dower, and they afterwards arramed an assize of novel disseisin concerning the same against Aymer de Valencia, late earl of Pembroke, John de Hastyng', Ralph de Bockyng', John Bernard, chaplain, Edmund de Kendale, Robert de Norton, and certain others, because they had been disseised thereof unjustly, before the late king's justices to take assizes in the said county, and the said Aymer died pending the assize, and they therefore arramed another assize before the same justices against the aforesaid John, Ralph, John, Edmund, Robert, and others, and although they have arramed another assize before the aforesaid John, Gilbert, and John against Laurence de Hastyng', son and heir of the said John de Hastyng', and against the aforesaid Ralph, John, Edmund, Robert, and others named in the original writ, because the said John de Hastyng' died pending the said assize, nevertheless the said John, Gilbert, and John have hitherto deferred taking the assize because Laurence is a minor in the king's wardship, wherefore they have prayed the king to provide a remedy: the king therefore orders the justices to proceed to take the assize with all speed, provided that they do not proceed to render judgment without consulting him.

By pet. of C. [1195.]

To Simon de Bereford, escheator this side Trent. Order not to distrain Eleanor la Despenser for her homage and fealty for the lands that she holds of the king, as she has done homage and fealty.

By p.s.

To the treasurer and barons of the exchequer. Order to cause the church of Saham, which the abbot of Rewley (*de Regali Loci*) held at ferm by the late king's demise, to be delivered to the abbot of Le Pin (*de Pinibus*), of the power of the king of France, who holds it appropriate, in accordance with the king's restitution in the parliament of Westminster, in the first year of his reign, to men of religion of the power of the king of France of their possessions, which had been taken into the late king's hands by reason of the war between him and Charles, late king of France, and to cause the abbot of Rewley to be discharged of the ferm and of the arrears of the same, in accordance with the said restitution in parliament.

May 13. To the same. Order to allow to William de Sancto Mauro, sheriff of Northampton, 31*l.* 0*s.* 8*d.*, which he has paid to Thomas de Borhunt, the king's huntsman, whom the king sent to the parts of Northampton, Oxford, and Southampton with two bernes, a veutr, and a 'kaceken,' and 30 running dogs and 9 greyhounds to destroy wolves, foxes, and cats in his parks and forests in those counties, in execution of the king's order by letters of privy seal, dated 14 September, in the 1st year of his reign, to the sheriff of Northampton to pay to the said Thomas his wages, to wit 12*d.* a day for himself, 1*d.* a day to each of the bernes and veutrs, and 1*d.* a day to the 'kacekyn,' $\frac{1}{4}$ *d.* a day for the food (*putura*) of each of the dogs and greyhounds aforesaid, from the said 14 September for so long as they should stay there.

May 15. To the sheriff of Lincoln. Order to pay to Ebulo Lestraunge and Alesia his wife, daughter and heiress of Henry de Lacy, late earl of Lincoln, the

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Membrane 27—cont.

arrears from the time of the sheriff's appointment of 20*l.* yearly for the third penny of the county of Lincoln, and to pay to them that sum yearly hereafter, in accordance with the late king's order of 20 September, in the 16th year of his reign, in Alesia's favour.

To the sheriff of Northampton. Order to take anew in his county [court] the oaths of the verderers elected in the late king's time for the forests of Rokyngham, Sauce, and Whitlewode, in that county, which Queen Isabella holds for life, who are sufficiently qualified, and to cause others to be elected in the place of those who are insufficiently qualified.

The like to the sheriff of Buckingham for the forest of Bernewode.

The like to the sheriff of Huntingdon for the forest of Wanberge.

May 17.
Northampton.

To the collectors of the custom of wool, hides, and wool-fells in the port of London. Order to allow to William de Burcestre, burgess of Oxford, and to John Blundel, his fellow, 20*l.* 11*s.* 10*d.* out of the next customs due from them for wool, hides, or wool-fells taken by them out of the realm from that port, as William has prayed the king, by petition before him and his council, to cause such allowance to be made to him for the aforesaid sum, due to him for money lent to the king in the first year of his reign, as appears by the king's letters patent sealed with his seal called 'coket' of London.

By pet. of C. [1806.]

May 13.
Northampton.

To the treasurer and barons of the exchequer. Order to cause to be delivered to the abbot of Ivry (*de Ibreio*) all his lands, fees, and churches, and advowsons pertaining to the abbey, and his goods and chattels, and the issues thereof from 11 April, in the first year of the king's reign, when peace was established between the king and the king of France, the late king having caused the possessions of men of religion of the power of the king of France to be taken into his hands by reason of the war between him and the king of France, and having committed their lands to them at a certain ferm, retaining their knights' fees and advowsons of churches, and having delivered to them their goods and chattels by mainprize, and to discharge the said abbot of his ferm for his lands, and of the arrears thereof from the said day, and to acquit him and his mainpernors of his goods and chattels.

MEMBRANE 26.

May 15.
Northampton.

To William la Zousche of Mortimer (*de Mortuo Mari*), keeper of the Forest this side Trent, or to him who supplies his place. Order to deliver William de Wynchestre, imprisoned at Worcester for trespass of vert and venison in the forest of Feckenham, to twelve mainpernors, who shall undertake to have him before the justices in eyre for Forest pleas in co. Worcester when they next come to those parts.

May 12.
Northampton.

To the prior of Kaermerdyn, chamberlain of South Wales. Order to pay to William ap Eygnoun, constable of Cardigan castle, the arrears of his usual wages for the time that the prior has been chamberlain.

May 15.
Northampton.

To the treasurer and barons of the exchequer. Order to account with Thomas de Berkele and John Mautravers for the sums of money delivered to them for the expenses of the late king, and to allow them 100*s.* for every day of the time during which they were in the said king's company by the king's order and during which they had the custody of his body after his death. The king wills that Thomas and John shall be satisfied for any sums found to be due to them out of the ferm of the lands that John holds of the king's commission.

By K. & C.

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Membrane 26—cont.

To William la Zousche of Mortimer, keeper of the Forest this side Trent, or to him who supplies his place in the forest of Cannock (*de Cannaco*). Order to cause Philip de Somervill's wood of Alrewas, which is within the metes of that forest, and which was taken into the king's hands for trespass of vert, to be replevied to him.

May 16. To William de Scothou. Order to pay, out of the money received by him from the horses of the men of Hainault that remained in his hands for sale by the king's order when the said men returned home, to Bartholomew de Burghersh, constable of Dover castle, 40*l.* towards the repair of the houses and other buildings in Dover castle. By pet. of C.

May 14. To the treasurer and barons of the exchequer. Order to allow to William de Sancto Mauro, sheriff of Northampton, 14*l.* 8*s.* 2*d.*, paid by him in execution of the king's order by letters of privy seal, dated 27 May, in the first year of the reign, to pay to Thomas de Borhant, the king's huntsman, whom the king lately sent to the parts of the sheriff's bailiwick with greyhounds and other running dogs, 12*d.* a day, and to Peter Bole, berner, 1½*d.* a day, and to John de Suthwyk, veutrer, 1½*d.* a day, and to Walter Cacekene 1*d.* a day, and to Simon Bacoun, berner, 1½*d.* a day, for their wages, and to find them ½*d.* a day for the food of each of thirty buckhounds (*canum damariciorum*) and ½*d.* a day for the food of each of nine greyhounds, from Tuesday, 2 June following, for so long as they should stay there, the sheriff having paid them the aforesaid sum for the said wages and food from 2 June aforesaid until 13 September following, both days being included.

May 18. To John de Carleton, keeper of the king's victuals in Newcastle-on-Tyne. Order to deliver to Richard de Emeldon, mayor of Newcastle-on-Tyne, victuals of the king's to the value of 100*l.* by appraisement, in payment of the arrears of 196*l.* 16*s.* 9*d.* due to him from the late king for wages of men-at-arms and hobelers retained by Richard in Dunstanburgh castle when he was keeper thereof, as appears by a bill of the late king's wardrobe under the seal of Roger de Waltham, then keeper of the wardrobe, as the king wishes to satisfy Richard for the arrears in consideration of his long service to him and his progenitors. By p.s. [1878.]

May 8. To the treasurer and barons of the exchequer. Whereas the king lately granted to Alesia, late the wife of Edmund, earl of Arundel, in aid of the maintenance of her and her boys, the manor of Fairford, co. Gloucester, the manor of Caversham, co. Oxford, and 100*l.* that Walter Turk is bound to render yearly at the exchequer for the ferm of the manors of Merlawe and Bolstrode, co. Buckingham; and the king lately rendered the manors of Fairford and Caversham and the said rent to Eleanor, late the wife of Hugh le Despenser, the younger, with other lands of her inheritance; and Alesia has now prayed the king, by petition before him and his council, to cause the value of the manors and rent thus delivered to Eleanor to be assigned to her out of lands, rents and fermes in his hands: the king, wishing to be certified what lands he can assign to her in recompence, orders the treasurer and barons to examine the rolls and memoranda of the exchequer of the lands, rents and fermes in his hands, and to certify him thereof without delay, so that he may cause to be done what ought to be done according to the said grant. By K. & C.

May 18. To the treasurer and barons of the exchequer. Order to cause the issues and profits of the temporalities of the bishopric of Norwich that had not been paid to the late king on 6 February, in the first year of the king's reign, to be paid to William, bishop of Norwich, and to ordain as they shall see fit concerning the rendering of the account of Thomas de Hydryngham and

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Membrane 26—cont.

John Claver, late keepers of the temporalities of the bishopric, as the king, on 6 February aforesaid, ordered the keepers, in response to the bishop's petition, to pay to the bishop all issues and profits levied by them from the temporalities and not paid to the late king, and to cause the issues and profits that remained to be levied of their time of office to be assigned to the bishop, and the bishop has given the king to understand, by another petition in the present parliament at Northampton, that the keepers detain the issues and profits from him, and he has prayed the king for remedy concerning the same and the account of the keepers. By pet. of C.

May 18. To the sheriff of Sussex. Order to supersede entirely the execution of the king's order to arrest the goods of the abbot of Fécamp and of the men and merchants of his lordship to the value of 280*l.*, until John de Barton should be satisfied for that sum, and to restore anything that he may have arrested in execution of the said order, and to revoke any assignment of the corn sown on the abbot's land that he may have made to the said John, as it seems to the king and his council in the present parliament at Northampton that an arrest upon any one holding lands within the realm ought not to be adjudged (*considerari*) according to the law and custom of the realm, and that execution of his goods and chattels within the realm ought not to be made by reason of such arrest, and it was therefore considered by the king and his council that the king's order for the arrest aforesaid shall be revoked. By pet. of C.

May 19. To Simon de Bereford, escheator this side Trent. Order not to distrain Robert de Mepershale for homage and fealty for the lands that he holds of the king, as he has done homage and fealty to the king. By p.s. [1888.]

May 20. To the treasurer and barons of the exchequer. Order to cause Thomas de Berkele to be discharged of the fine of 500*l.* that he made with the king for the grant of the marriage of Robert de Clifford, brother and heir of Roger de Clifford, tenant in chief of the late king, as it was afterwards found by the inquisitions concerning Roger's lands that Robert was of full age at the time when his inheritance fell to him, so that his marriage did not pertain to the king, and Thomas could not and did not receive any profit from the marriage. By p.s. [1896.]

May 22. To the sheriff of Nottingham. Order to deliver to the prior and brethren of the Hospital of St. John of Jerusalem in England the manor of Flaufour, which belonged to the Templars, together with the issues received therefrom, as the prior and brethren have informed the king that the sheriff has taken the manor into the king's hands by virtue of his order to take into his hands all the lands in the sheriff's bailiwick that belonged to the Templars in which the men and servants of John de Moubray have entered in his name, and the goods and chattels found in the same, and to cause them to be kept safely until further orders, and the prior and brethren have prayed the king to cause the manor to be delivered to them. By K. & C.

The like to the sheriff of York concerning the manor of Brampton.

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To William le Blount 'le neveu,' keeper of the manors of Bagworth and Lyndrich. Order not to intermeddle further with the manors aforesaid, as the king—at the petition of Robert de Holand, suggesting that the late king caused his lands to be seised without reasonable cause, and that they are still in the king's hands for this reason, and praying for restitution—ordered the treasurer and barons to search the rolls and memoranda of the exchequer concerning the matter and to certify him of the cause for the taking of Robert's lands into the late king's hands, and it is found by their certificate that the late king, in the 15th year of his reign, caused Robert's lands, goods and chattels to be taken into his hands, together with the lands, goods and chattels that belonged to Thomas, late earl of Lancaster, by

1327.

Membrane 26—cont.

certain sheriffs and others for certain causes, and that answer was made to the late king for the issues of Robert's lands in the same way as for the issues of the earl's lands by the keepers of the lands in their accounts, and that Robert's lands are in the king's hands for this reason and no other, and it was agreed in the late parliament at Westminster, that those whose lands were taken into the late king's hands for certain causes without any certain cause being expressed should have their lands again, and the king has caused his hand to be removed from all Robert's lands in his hands by his council. Dated at Worcester, 24 December, in the first year of the reign.

By pet of C.

The like to the keepers of the manors of Bagworth and Lyndrich.

The like to John de Lancastria, keeper of the said Robert's lands in co. Lancaster, for his lands in that county.

The like to the keepers of Robert's lands in co. Lancaster.

Memorandum, that these writs were sealed under this date at Northampton, on 24 May, in the second year of the reign, by petition of council in the parliament then held here.

1328.

May 28.
Hereford.

To Simon de Grymesby, escheator beyond Trent. Order to pay to Henry de Wytheton, the chaplain celebrating divine service in the king's chapel within the manor of King's Clipston, co. Nottingham, beyond the Trent, the arrears of 40s. yearly from the time of the escheator's appointment, and to pay him that sum yearly hereafter, as Henry has shewn to the king that the escheator has deferred paying him the said sum from the time of his appointment as escheator, which sum Henry ought to receive, and he and his predecessors have been wont to receive in the past, by the hands of the escheators beyond Trent from the issues of their bailiwick, for his chantry in the said chapel in addition to the emoluments that he receives because he celebrates on some occasions in St. Edwin's chapel.

May 22.
Northampton.

To the same. Order to pay to Robert de Clipston—to whom the king, on 12 January last, committed the custody of the manor and park of Clipston during pleasure, so that he should answer for the issues thereof and should maintain the manor at the king's charge and the paling of the park at his own charge, receiving timber for the repair of the paling from the dry wood in the park, and taking 7d. a day for six parkers and makers of the paling aforesaid by the hands of the escheator beyond Trent—the arrears of the aforesaid 7d. a day from the said 12 January, and to pay him that sum daily henceforth for so long as he shall have the custody aforesaid.

May 28.
Hereford.

To the same. Order to pay to Henry de Wytheton, the chaplain celebrating divine service in the king's chapel within the manor of Clipston, the arrears of two marks yearly from 26 May, in the first year of the king's reign, when the king accepted the late king's grant of 5 December, in the 9th year of his reign, to the said Henry of two marks yearly by the hands of the escheator beyond Trent, in addition to the 40s. yearly that he was wont to receive for the chantry in the said chapel, and in addition to the other emoluments that he was wont to receive because he celebrated sometimes in St. Edwin's (*Odwin*) chapel, and granted that Henry should receive the said 2 marks yearly as above during pleasure.

MEMBRANE 25.

May 18. To Thomas de Blaston, chamberlain of Chester. Order to pay to the Northampton. king's constables, ministers, and other officers in his bailiwick their usual fees and wages, and the old alms heretofore accustomed and allowed.

By p.s. [1883.]

1328.

Membrane 25—cont.

To the same. Order to cause the houses, chambers, turrets, and other buildings in the king's castles of Chester, Beston, Flynt, and Rothelan to be repaired by the view and testimony of Oliver de Ingham, justice of Chester.

By p.s. [1883.]

To the same. Order to cause the enclosure commenced about the king's park of Shotwyk to be completed by the view and testimony of the said Oliver.

To John Paynel, late chamberlain of Chester. Order to deliver to Thomas de Blaston, the king's chamberlain there, all the king's victuals in his custody, to be kept for the king's use by Thomas, whom the king has ordered to receive them.

To Thomas de Blaston, chamberlain of Chester. Order to receive the aforesaid victuals, and to cause such as cannot be kept conveniently to be exchanged by the view and testimony of the aforesaid Oliver, or of those to be appointed by him.

May 22. To the sheriff of Lincoln. Order to cause a coroner for that county to Northampton. be elected in place of John le Clerk of Wevelyngham, who has not sufficient lands in that county to qualify him.

To the same. Order to cause a coroner for the said county to be elected in place of William Busk of Stowe, who has not sufficient lands in that county to qualify him.

May 26. To Simon de Berford, escheator this side Trent, or to him who supplies Northampton. his place. Whereas John Mayne, parson of the church of Drayton Beauchamp, acquired in the late king's time 2 messuages, 5 carucates of land, 26 acres of meadow, 15 acres of pasture, 66 acres of wood, and 6*l.* 1*s.* 4*d.* of yearly rent in Masseworth, Saundersdon, Wedon, Agmundesham, and Burnham to him and his heirs from Ralph de Wedon, who held them in chief of the late king as of the honours of Walingford and Berkhamstede, as it is said, and the said Ralph afterwards acquired the aforesaid tenements to him and his heirs from the said John, and John and Ralph entered the tenements by virtue of the acquisitions aforesaid without royal licence, which tenements were taken into the king's hands by reason of their trespasses aforesaid, and the king pardoned the trespasses and granted to Ralph that he should have the tenements aforesaid again, and should hold them to him and his heirs of the king by the services therefor due and accustomed without let or impediment, as contained in the king's letters patent, and the king hereupon ordered the aforesaid escheator not to intermeddle further with the tenements and to restore the issues thereof to Ralph; and the escheator has signified to the king that Ralph held the manors of Wodenhall, Wedon near Aylesbury, Masseworth, and Wengrave of his own inheritance, and Saundersdon, Drayton Beauchamp, and Helpethorp of the inheritance of Elizabeth his wife, of the late king in chief by knight service, as was found by an inquisition of office taken before the escheator, and that he alienated the manors in fee six years ago to John Mayne, parson of the church of Drayton Beauchamp, who, after he had had seisin thereof for some time, re-enfeoffed Ralph of the manors of Wodenhill, Wedon, Masseworth and Wengrave, to hold to him and his heirs, and re-enfeoffed Ralph and Elizabeth of the manors of Saundersdon, Drayton, and Helpethorp, to hold to them and to the heirs of Ralph, without obtaining any licence for the feoffments or re-enfeoffments from the king or his father, wherefore the escheator took the manors into the king's hands, and that it seemed to the escheator that he ought not to deliver them to Ralph by virtue of the order aforesaid because he did not find that they are held of the king as of the honours contained in the said writ, but of the crown, as is aforesaid; and afterwards Ralph, asserting that the manors and tenements are held of the

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Membrane 25—cont.

king as of the honours aforesaid and not in chief as of the crown, as contained in the escheator's certificate, has besought the king to cause the truth of the premises to be inquired diligently, and to cause to be done in this behalf what shall be just; and the king thereupon appointed Ralph fitz Richard, John Beuer, and Roger le Mareschal to make inquisition concerning the premises in co. Buckingham in the presence of the escheator or his sub-escheator in that county; and it is found by their inquisition that Ralph holds the manors of Wodenhull, Wedon near Aylesbury, and Wengrave by hereditary succession of the king in chief as of the honour of Berkhamstede by the service of one knight's fee of the small fee of Morteyn, and not of the king in chief as of the crown, and that Ralph ought to do suit at the court of Berkhamstede from three weeks to three weeks for the said tenements, and that they are worth yearly in all issues 94*l.* 12*s.* 2*d.*, and that he also holds the manor of Masseworth by hereditary succession of the king in chief as of the honour of Walyngford by the service of a fifth of a knight's fee and by suit at the court of Walyngford from month to month, and that it is worth yearly in all issues 8*l.*, and that he also holds the manor of Saundersdon by acquisition from the aforesaid John Mayne, who enfeoffed him and Elizabeth, his wife, and his heirs thereof, of the king in chief as of the honour of Walyngford by the service of a third of a quarter of a knight's fee and by suit at the court of Walyngford from month to month, and that it is worth yearly in all issues 11*l.*; and that he also holds the manors of Drayton Beauchamp and Helpethorp by acquisition from the aforesaid John Mayne, who enfeoffed him and Elizabeth, his wife, and his heirs thereof, of Sir John de Wolverton by the service of one knight's fee, and not of the king in chief as of the crown or of honours, and that it is worth yearly in all issues 36*l.* 4*s.* 0*d.*: the king therefore orders the escheator not to intermeddle further with the tenements aforesaid, and to deliver to Ralph any issues received thence, notwithstanding his aforesaid return, so conducting himself that renewed complaint may not come to the king for want of justice.

May 16. To Geoffrey le Scrop and his fellows, justices to hold pleas before the Northampton. king. It is shewn to the king on behalf of Robert son of Robert fitz Payn and Ela, his wife, by their petition before him and his council, that the late king—at the prosecution of Robert son of William Burnel, suggesting that the manor of Whisshele ought to remain to him by virtue of a fine levied in the court of Edward I. before Thomas de Weylond and his fellows, then justices of the Bench, in the 11th year of his reign, between John de Brewes and Eva, his wife, and Beatrice, daughter of the said John and Eva, and the said Robert son of William, demandants, and Robert, bishop of Bath and Wells, deforciant, concerning the said manor, the tenor of which fine the late king caused to come before him, and suggesting that Robert son of Robert and Ela had deforced him of the said manor—ordered the sheriff of Surrey to warn Robert son of Robert and Ela to be before him in fifteen days from Martinmas, in the 19th year of his reign, to shew cause why Robert son of William ought not to have seisin of the manor aforesaid according to the said fine, and that because the said sheriff returned that he had warned Robert son of Robert and Ela accordingly, and that they did not appear on the aforesaid day, it was considered that Robert son of William should have seisin of the manor aforesaid, and although the said Geoffrey and his fellows, at the prosecution of Robert son of Robert and Ela suggesting that they had not been warned as the sheriff returned, caused the warners returned to the late king's said writ by the sheriff to come before the king, and caused them to be examined as to whether they had warned Robert son of Robert and Ela or not, they nevertheless deferred proceeding to judgment upon the examination: as it is agreed by the king and his council in the present parliament at Northampton that a writ of

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deceit shall be maintained and shall hold its place in case of warning where the warning is given, as in the case of summons in the case where the summons is given, the king orders the justices to proceed to the final discussion of the said matter according to the form of the said agreement.

By pet. of C. [13130.]

May 27. Worcester. To the treasurer and barons of the exchequer. Order to cause the prior of St. Katherine's without Lincoln, one of the collectors in the diocese of Lincoln of the tenth granted to the king by the clergy of the province of Canterbury, to have allowance in his account for 100*l.* paid by him to Sarah, late the wife of Robert de Leyburn, in execution of the king's order, receipt whereof she has acknowledged before the king in chancery.

May 6. Northampton. To Eleanor, late the wife of Hugh le Despenser, the younger. Order to permit Alesia, late the wife of Edmund, earl of Arundel, to make her profit of her goods and chattels in the manors of Fairford, co. Gloucester, and Caversham, co. Oxford, and of her corn sown in the same, which manors the king assigned to her on 13 March, in the first year of his reign, as it was not the king's intention when he restored the said manors to Eleanor, with other lands of her inheritance, that prejudice should be done to the countess concerning her goods and corn sown in the manors.

May 12. Northampton. To the treasurer and chamberlains. Whereas the late king granted to Master Pancius de Controne in aid of his maintenance certain lands, which were taken out of his hands by common assent in the last parliament at Westminster, and the king, on 10 March, in the first year of his reign, granted to him, in consideration of his good service to the late king and to Queen Isabella, 100*l.* yearly from the ferm of the town of Northampton until he should be provided with 100*l.* of land yearly for life, from which ferm he received nothing because it was assigned to Queen Isabella before any payment thence became due, and the king, on 1 March last, granted to Pancius in recompence the manor of Guyting, co. Gloucester, which belonged to Hugh le Despenser, the younger, and which was in the king's hands by reason of his rebellion, for life, and Pancius, on 11 May last, restored to the king the said manor and his estate therein; the king orders the treasurer and chamberlains to pay to Pancius the arrears of the said 100*l.* from Michaelmas last until 11 May aforesaid, deducting what he has received from the aforesaid manor between the said 1 March and 11 May.

May 10. Northampton. To Simon de Bereford, escheator this side Trent. Order not to intermeddle further with a moiety of the manor of Bysshopesdon and the advowson of the church of that town, and to restore the issues received therefrom, as the king at the prosecution of Roesia, daughter of Cicely, late the wife of Richard de Bere,—suggesting that James de Bourae granted before John de Metyngham and his fellows, justices of the Bench of Edward I., by fine levied before them at Westminster, in the 19th year of the said king's reign, to the aforesaid Richard and Cicely the aforesaid moiety and advowson for their lives, with remainder to John son of the said Cicely and the heirs of his body, with remainder to Nicholas, brother of the said John, and to the heirs of his body, with remainder to William, brother of Nicholas, and to the heirs of his body, with remainder to the said Roesia and the heirs of her body, and that although the aforesaid Richard and Cicely and John were seised of the moiety and advowson by virtue of the fine, and Richard and Cicely died, and John, Nicholas, and William died without heirs of their bodies, wherefore the moiety and advowson ought to remain to Roesia and the heirs of her body by the form of the fine, nevertheless after John's death William Trussel, then escheator this side Trent, took the moiety and advowson into the king's hands as if they were held of him in chief, and that the said Simon still detains the moiety and advowson in the king's hands under this pretext—ordered Simon to make inquiry concerning

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Membrane 25—cont.

the premises, and it is found by the inquisition that the said Richard de Bere and Cicely, his wife, and John, son of Cicely, were seized of the moiety and advowson by virtue of the fine aforesaid, and that Richard and Cicely died, and that the said John, Nicholas, and William died without heirs of their bodies, so that the moiety and advowson ought to remain to Roesia by virtue of the fine, and that Richard and Cicely, John, Nicholas, and William, or any of them, did not grant their estate in this behalf to any one, and that the moiety and advowson are not held of the king in chief but of the bishop of Hereford by the service of a moiety of a knight's fee, and that the moiety is worth 6*l.* yearly and the church 10*l.* yearly.

MEMBRANE 24.

May 18. To Richard Caleware. Order not to intermeddle with the custody of the Northampton. king's stannary in co. Devon and with the custody of the water of Dertemor, by virtue of the king's grant thereof to him for life, until the expiration of the term for which the custody was granted to the abbot and convent of Tavistok, the late king having, on 14 December, in the 19th year of his reign, committed the custody of the stannary and water to the prior and convent of Tavistok, the abbey being then void, and to the future abbot for the term of seven years from Michaelmas preceding, rendering therefor to him 113*l.* 6*s.* 8*d.* [yearly], which grant the king has confirmed. By pet. of C.

May 14. To Roger de Mortuo Mari, keeper of the lands that belonged to Guy de Northampton. Bello Campo, late earl of Warwick. Order to expend up to 100 marks in repairing the three mills of Loudesham, which are of the said inheritance, as the king is given to understand that they are broken down and have been carried away in great part by floods. By K.

May 16. To William de Langeford, keeper of the manor of Bistlesham, co. Berks. Northampton. Order to expend up to 10 marks in repairing the king's water-mills in that manor, as the king is given to understand that they are broken down and partly carried away by floods. By K.

May 12. To the sheriff of Wilts. Order to supersede the exaction of 30*l.* from Northampton. Ingelram Berenger for divers causes upon his finding security to answer for the same at the sheriff's next proffer, as he asserts that he has paid this sum at the exchequer.

May 16. To the sheriff of Wilts. Order to supersede entirely the exaction of the Northampton. king's writ to levy 50 marks from the goods of Reginald de Pavely, by virtue of a recognisance for that sum made by him in chancery to the late king, as it is notorious that Rogo Gacelyn was of the quarrel of Thomas, late earl of Lancaster, and that he died in prison, and William de Herkston, late keeper of the late king's privy seal, has testified before the king's council that the aforesaid recognisance was made because Reginald acknowledged before the late king that he bought from Rogo's wife oxen and sheep that belonged to Rogo, and for no other reason, wherefore the king has caused the recognisance to be cancelled in the rolls of chancery.

By pet. of C.

May 25. To Robert de Wodehous, keeper of the king's wardrobe. Order to account with Roger Mauduyt and Robert de Tughale, who were lately sent into Scotland by Henry, bishop of Lincoln, then the king's treasurer, and William, bishop of Norwich, and other envoys of the king to conclude peace between the king and Robert de Brus, in order to extend and receive 2,000*l.* of land yearly in Scotland for the use of Joan, the king's sister, for 35 marks paid to them towards their expenses by the collectors of the

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Membrane 24—cont.

custom of wool, hides, and wool-fells in the port of Newcastle-on-Tyne by order of the aforesaid bishops, and to charge them with what they shall find to be due to the king over and above their expenses. If he find that anything is due to Roger and Robert beyond the said 35 marks for their expenses, he is to make them a bill for the sum due to them. By K.

June 8.
Woodstock.

To the sheriff of Oxford. Order to cause John le Goldsmith to have seisin of a messuage in Oxford that John de Aumbresbury held, as the king learns by inquisition taken by the sheriff that John de Aumbresbury, who was hanged for felony, held the messuage of the aforesaid John, and that it has been in the king's hands for a year and a day, and that the township of Oxford has had the king's year, day and waste thereof, and ought to answer to the king for the same.

June 9.
Woodstock.

To Simon de Bereford, escheator this side Trent. Order not to distrain the abbess of Godeswote for her fealty for the lands that she holds of the king, as she has done fealty to the king.

To the sheriff of Buckingham. Order to supersede the execution of the king's order to cause a coroner for that county to be elected in place of Richard de Kynebell, which order the king issued because it was suggested to him that Richard was charged with the death of John de Berefeld, as the king is now given to understand that Richard is not indicted or charged with the death aforesaid.

June 13.
Worcester.

To Simon de Bereford, escheator this side Trent. Order not to distrain William de Penbrugg for homage and fealty for the lands that he holds of the king, as he has done homage and fealty to the king. By p.s.

The like in favour of John de Albiniaco.

To Robert Tochet, late keeper of the manor of Melbourne. Order to deliver to Henry, earl of Lancaster and Leicester, brother and heir of Thomas, late earl of Lancaster, any issues and arrears of ferms received by him from the lands of the said Thomas for which answer has not been made to the king or his father, in accordance with the king's grant of such issues to Henry.

The like to William David, late keeper of the manor of Yoxhale.

May 22.
Northampton.

To Queen Isabella. Whereas lately at the prosecution of John Dardern and Agnes his wife—suggesting, by their petition before the king and his council, that Henry de Leyburn acquired the manor of Biflete from Geoffrey de Lucy, and that Henry afterwards enfeoffed Hugh de Smerhull of 54 acres of lands, 2 acres of meadow, and 4 acres of wood in Busselegh, which is a member of the said manor, and that Hugh afterwards enfeoffed Amice de Chabham and Thomas her son of the said land, meadow, and wood, and that Amice and Thomas granted them to the aforesaid John and Agnes by fine levied in the late king's court, to them and the heirs of their bodies, and that they were seized thereof by virtue of the fine for a long time, until Thomas le Longe, the late king's bailiff of the manor aforesaid, ejected them from the land, meadow, and wood, and took them into the late king's hands—the king appointed Hugh de Burgh, William de Weston, and William de Huse to enquire concerning the premises in the presence of the keeper of the manor, and it is found by their inquisition taken in the presence of Simon le Clerk of Biflete, then keeper of the manor, that the aforesaid Henry acquired the manor from the said Geoffrey in the 22nd year of the reign of Edward I., and that he afterwards enfeoffed Hugh de Smerhull of the said land, meadow, and wood in Busselegh, which is a member of the said manor, in the 26th year of the said king's reign, and that Hugh granted them to the said Amice and Thomas in the 33rd year of the said king's reign, and that Amice and Thomas afterwards granted them

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to John and Agnes in the 12th year of the late king's reign by fine levied in his court, to have to them and the heirs of their bodies, and that they were seised thereof for six years, until the said Thomas le Longe, in the 18th year of the late king's reign, ejected John and Agnes from them, and took them into the late king's hands, and that John and Agnes did not remit the tenements to the late king or change their estate therein in any way, and that they are held, together with the said member, of the abbot of Certesey, and that they are worth yearly in all issues 20s., and it appears by part of the fine shewn before the king in chancery that Amice and Thomas granted the land, meadow, and wood, to John and Agnes, to them and to the heirs of their bodies, and Queen Isabella has sent to the king a petition delivered to her by John and Agnes concerning the premises and also a transcript of the aforesaid inquisition, and has requested the king by her letters to cause justice to be done to them herein : the king therefore orders Queen Isabella to order the land, meadow, and wood to be delivered to John and Agnes, which came to the king's hands after his father's death and are in Queen Isabella's hands as parcel of the member aforesaid by his assignment. The king will cause lands to be assigned to her elsewhere in recompence.

By p.s.

June 15. To Thomas le Blount, late keeper of the castle of Hanle. Order to Worcester. deliver to Roger de Mortuo Mari all the king's lead in the aforesaid castle, as the king has given it to Roger.

By p.s. [1947.]

June 15. Henry son of Jordan de la Lane, imprisoned at Exeter for the death Worcester. of Nicholas de Trobrigg, has letters to the sheriff of Devon to bail him until the first assize.

June 13. To the treasurer and barons of the exchequer. Order to cause William Worcester. David, late keeper of the manor of Yoxhale, to be discharged of the issues and arrears of the manor delivered by him to Henry, earl of Lancaster and Leicester, in execution of the king's order to this effect.

June 9. To Geoffrey le Scrop and his fellows, justices to hold pleas before the Woodstock. king. Whereas the king is given to understand that Adam Banastre, knight, Henry du Lee, Henry de Asspenwall, and Roger de Levre, and other adherents of Adam rose in war against the late king, who appointed, by his commission under the great seal, Thomas, earl of Lancaster, to pursue the said Adam and his adherents, by virtue of which commission the earl pursued them, and caused them to be taken and put to death, and it is now shewn to the king on behalf of Robert de Holland that certain of Robert's rivals and enemies have maliciously procured his being indicted of the death of the said Adam, Henry, Henry, and Roger, and, by process thereupon had before the king, Robert is shortly to be put in exigent to be outlawed in divers counties, wherefore he has besought the king to cause justice to be done to him in the premises, and the king has ordered the bishop of Lincoln, his chancellor, to cause the rolls and other evidences of the chancery of the late king's time to be searched to see if such commission was issued by the late king, and to certify him of what shall be found, so that he may cause to be done what shall seem good by his council in this matter : the king therefore orders the justices to cause the aforesaid process, if made before the king at his suit, to be superseded until the king shall be certified as above and shall signify his will in the matter.

By p.s. [1982.]

MEMBRANE 28.

May 7. To the sheriff of Wilts. Order to take oath of office from John de Mere, Northampton. late one of the late king's coroners in that county, if he be still sufficiently qualified, or to cause another to be elected in his place if he be not, as John

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Membrane 23—cont.

was amoved from office after the late king's death and another one has not yet been elected in his place, as the king learns.

May 12. To Robert de Hornclif, constable of Baumburgh castle. Order to permit the king's men of Shoston and Sunderland to have respite for the ferm due to the castle at Whitsuntide next until Whitsuntide following, as the king has granted them this respite in consideration of the damages sustained by them by the frequent cominges of the Scots. By pet. of C.

May 15. To the treasurer and barons of the exchequer. Whereas the late king, on 24 July, in the 20th year of his reign, appointed John de Felstede in place of James Beauflour to levy and collect the new custom together with William de Munden from Michaelmas following in the port of London and in all places on both sides of the Thames to Graveshende, and afterwards, on 26 September following, he ordered John not to intermeddle with the collection of the aforesaid custom and to restore the letters made to him to the chancery, because the treasurer and barons of the exchequer had testified that John had [not] found security to answer for the issues of the custom: the king therefore orders the treasurer and barons to discharge John entirely of the issues of the custom aforesaid.

May 25. To the treasurer and barons of the exchequer. Order to cause allowance to be made to the executors of Thomas de Frisco Marisco and to Robert de Tughale, collectors of the custom of wool, hides, and wool-fells in the port of Newcastle-on-Tyne, for 35 marks paid by them by order of H. bishop of Lincoln, then the king's treasurer, and W. bishop of Norwich to Roger Maudut and the said Robert for their expenses in going to Scotland to extend and receive land there for the use of Joan, the king's sister, to wit 20 marks for Roger and 10*l.* for Robert, receipt whereof Roger and Robert have acknowledged before the king. By K.

May 17. To Roger de Mortuo Mari, justice of Wales, or to him who supplies his place in North Wales, and to John de Chyverdon, chamberlain of North Wales. Whereas the late king, on 8 November, in the 10th year of his reign, granted and confirmed to the burgesses of Hardelagh in Wales in fee ferm the town of Hardelagh and all his mills in the commote of Hardehou, and all the lands in the commote that were in his hands as escheats, which they had previously held at his will for 19*l.* 18*s.* 0*d.* to be rendered yearly to his exchequer of Caernarvan, to have to them, their heirs and successors, burgesses of that town, with the ferms, rents, and all other issues, profits and easements pertaining to the town, mills, and lands as fully as they had held them at his will, rendering therefor to the exchequer aforesaid 22*l.* yearly; and the king, at the prosecution of the burgesses of that town by petition before him and his council—suggesting that although there are amongst the lands aforesaid some lands that belonged to Llewelyn, late prince of Wales, which came to the hands of Edward I. as escheat after the conquest of that land, and which were extended by his ministers at 37*s.* 6*d.* yearly, and were called 'lands of the extent,' and this 37*s.* 6*d.* is contained in the aforesaid 22*l.* for all the lands aforesaid, nevertheless the aforesaid chamberlain has exacted the 37*s.* 6*d.* from the burgesses in addition to the 22*l.* as if they were not contained in the latter sum—ordered the justice and chamberlain to view the extent of the town, mills, and lands made by the late king's order by John de Grey, then justice of North Wales, which extent the burgesses have, as they say, under the said king's seal, and to obtain information by inquisition, if necessary, and otherwise concerning the premises, and to certify the king of what they found; and they have returned that they have inspected an extent of the profits (*commoditatibus*) of the town of Hardelagh, the mills, and the lands in the commote of Hardehou, co. Meriomyth, made in the

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9th year of the late king's reign by the said John de Grey, under the said king's seal of the exchequer of Caernarvan, granted by his charter to the burgesses aforesaid, and that they have found by the said extent and by other information from the accounts of the sheriffs of that county that certain lands mentioned below, called 'lands of the extent,' were placed through ignorance in the charter aforesaid amongst the escheated lands then in the said king's hands, and were thus called 'lands of escheat' when they were not, but were lands of extent, to wit 12*s.* 6*d.* yearly from the pasture of Nancoil, for three pots (*vasis*) of butter that were thus extended, and 10*s.* from three bovates of land that belonged to Master Ior[verth] Moildonyok, who died without an heir, which were thus extended and were called 'land of extent,' and 5*s.* from half an acre of land of the Welsh with a meadow, and a pasture called 'Glassenys,' whereof Llewelyn, late prince of Wales, died seised, which were thus extended and were called 'land of extent,' and 10*s.* from (et) three parts of an acre of land of the Welsh that two fermors held in the manor of Styngwerne, whereof the said prince died likewise seised, which were thus extended and were called 'land of extent,' the total whereof amounts to 37*s.* 6*d.* which are contained in the aforesaid sum of 22*l.*: the king, having consideration to the fact that the 37*s.* 6*d.* are contained in the said 22*l.*, and that the burgesses have not paid the former sum to the late king or to him since the making of the charter, orders the justice and chamberlain to discharge the burgesses of the said 37*s.* 6*d.*, receiving from them the aforesaid 22*l.* yearly.

By pet. of C.

May 25.
Warwick.

To the treasurer and barons of the exchequer. Order to inform themselves by inquisition or otherwise of what lands Richard de Grey of Sandiacre had on the day when he became liable (*devenit*) for the debts of the king's progenitors mentioned below, and in whose hands the lands upon which they were charged are now, and if they find that Richard then had other lands than those that William, his son and heir, now holds, they are to charge the tenants of such lands with a proportion of the said debts according to the quantity of the lands held by them, and if they find that Richard had no other lands, they are to cause the debts to be atturmed to William according to their discretion, as William has shewn the king, by petition before him and his council in parliament, that whereas all his lands are worth only 8*l.* 8*s.* 11*d.* yearly, as appears by the extent thereof made and returned into the exchequer, 528*l.* 0*s.* 9*d.* wherewith his lands are charged for divers debts of the times of Henry III. and Edward I. are now exacted from him for the king's use, so that his lands lie uncultivated by reason of divers distresses made therein for the debts by sheriffs and other ministers of the king, and he has prayed the king to cause the said debts to be atturmed to him at a moiety of the extent of the lands aforesaid.

By pet. of C.

To the keeper of the islands of Gerneseye, Jerseye, Serk, and Aurneye for the present or the future, or to him who supplies his place. Order to cause all the goods and chattels of Gerard de Orum in the islands to be kept safely without diminution, and to cause them to be delivered to Gerard or his attorney at his will to make his profit thereof.

June 9.
Woodstock.

To Nicholas de Tunstal. Order to pay to Peter de Sancto Fussiano, merchant of Amiens, of the king's gift, 32*l.* received by Nicholas from the sale of Peter's woad in the custody of Denys de Geyncourt, Peter's yeoman, which Nicholas arrested when he was bailiff of Shorham in the late king's time by reason of the war between the said king and the king of France, as Peter has besought the king to cause restitution to be made to him.

By p.s.

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June 9.
Woodstock.

To the keeper of the forest of Dene. Order to cause a tithe of the profit of the king's iron-mine within the parish of Newland (*Nova Terra*) to be given to the church of Newland hereafter, as J. bishop of Llandaff has shewn the king, by petition before him and his council, that whereas he holds the church of Newland appropriated to his uses, and John, the late bishop, received a tithe of the profit of the said mine by the late king's order by writ directed to the keeper of the said forest, and died in possession thereof, nevertheless the present keeper refuses to render to the present bishop the tithe, wherefore he has prayed the king to provide a remedy, and it appears by the rolls of chancery that the said king, in the 14th year of his reign, ordered the keeper of the forest aforesaid to cause a tithe of the profit of the mine to be given to the said church of his especial grace.

By pet. of C.

June 16.
Worcester.

To Simon de Grymesby, escheator beyond Trent. Order to cause Robert Bertram, son and heir of Robert Bertram, tenant in chief of the late king, to have seisin of his father's lands, as he has proved his age before the escheator and the king has taken his homage. By p.s. [1949.]

June 17.
Worcester.

To Simon de Bereford, escheator this side Trent. Order not to distrain Hugh le Blount for his homage and fealty for the manor of Pencrich, co. Stafford, which he holds of the king, as he has done homage and fealty to the king. By p.s. [1951.]

June 15.
Worcester.

To the treasurer and chamberlains. Order to pay to Master Pancius de Controne the arrears of 100*l.* yearly from Michaelmas last until 11 May last [*as in the king's order of 12 May, page 290 above*], deducting therefrom 11*l.* 8*s.* 10*d.* received by him from the issues of the manor of Guytting between 1 March and 11 May aforesaid, receipt whereof he has acknowledged before the king in chancery. By K.

MEMBRANE 22.June 22.
Evesham.

To the treasurer and barons of the exchequer. Order to allow to Master John de Weston, constable of Bordeaux and receiver of the king's money and victuals in the duchy [of Aquitaine], in his account the fees, wages, and stipends accustomed or appointed in the duchy, and all payments and expenses made by him by order of Oliver de Ingham, the late king's seneschal in the duchy, and of other seneschals of the king's there, for the salvation of the duchy and for other affairs touching the king or his father in the duchy. By K. & C.

June 14.
Worcester.

To Richard Caleware. Order not to intermeddle in any way with the custody of the king's stannary in co. Devon, which the king lately committed to him for life, and to restore the king's letters patent of appointment to chancery before St. Peter ad Vincula next to be cancelled, as the king by his council afterwards caused the grant to be cancelled. By K.

June 24.
Evesham.

To the justices of the Bench. Order to admit John de Cantebrigge to be one of the king's serjeants in the matters concerning him in the Bench, as the king wills that he shall be one of his serjeants for this purpose.

The like to Geoffrey le Scrop and his fellows, justices, etc., for the same.

June 28.
Evesham.

To Simon de Grimesby, escheator beyond Trent. Order not to intermeddle further with the lands of William de Stoppeham, tenant by knight service of the heir of William de Vesey, then a minor in the late

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Membrane 22—cont.

king's wardship, as William de Stoppeham, son and heir of the said William, has proved his age before the escheator.

June 26.
Evesham.

To the treasurer and barons of the exchequer. Whereas the king, on 3 March last, granted to John de Roos the castle of Somerton for life, rendering therefor 10*l.* yearly, and ordered the constable of the castle to deliver it to John, saving to the king his arms, victuals, and other goods therein, and the constable has now besought the king to ordain for the sale of the horses, oxen, corn, and other dead stores and goods in his custody, and for his discharge thereof, as they cannot be kept longer without damage to the king: the king therefore orders the treasurer and barons to cause persons to be appointed to sell the horses, etc., aforesaid as shall be best for his profit.

June 24.
Evesham.

To Simon de Bereford, escheator this side Trent. Order not to distrain John de Berkeley of Dersely for homage and fealty for the lands that he holds of the king, as he has done homage and fealty to the king.

By p.s. [1958.]

July 1.
Evesham.

To the sheriff of Essex. Whereas the king lately ordered him not to attempt anything to the prejudice of Hugh de Audley and Margaret his wife concerning the manor of Thaxstede by virtue of any general orders to deliver to Margaret, late the wife of Bartholomew de Badelesmere, her husband's lands (*as in the order of 4 February, page 250 above*); and afterwards, at the prosecution of Margaret, late the wife of Bartholomew, by petition before the king and his council in parliament at Northampton — suggesting that Gilbert de Clare, late earl of Gloucester, granted the manor to Bartholomew and her for their lives, and that they were jointly seized thereof by virtue of his grant until the late king caused the manor to be taken into his hands together with the other lands of Bartholomew, because he was of the quarrel of Thomas, late earl of Lancaster, and that the sheriff deferred the execution of the king's orders in her favour because the said Hugh and Margaret his wife had previously entered the manor, asserting that it had been assigned to them as Margaret's purparty after Bartholomew's death—the king ordered the sheriff to warn Hugh and Margaret his wife to be before the king in chancery at the quinzaine of Trinity last, which day he gave to Margaret, late the wife of Bartholomew; upon which day Hugh and Margaret his wife, and Margaret, late the wife of Bartholomew, appeared by their attorneys, and a further day was given them to appear in chancery, to wit Monday after St. John the Baptist last; at which day Hugh and Margaret his wife and Margaret, late the wife of Bartholomew, appeared by their attorneys, and propounded their reasons on each side, and, as it was found that the sheriff was ordered to supersede the execution of the order directed to him at the prosecution of Margaret, late the wife of Bartholomew, because Hugh and Margaret his wife asserted that the manor was assigned to them as Margaret's purparty of the said earl's lands, and it is found in the rolls of chancery touching the purparty that the manor was assigned to Hugh and Margaret after the death of Bartholomew and Margaret his wife, and it was agreed in the parliament at Westminster that ladies and widows whose lands, inheritances, joint-acquisitions, or dowers were taken into the late king's hands by reason of the quarrel aforesaid should have restitution thereof in the same manner as those who were of the quarrel, the king orders the sheriff to take with him the *posse* of the county, if necessary, and to resume into the king's hands all the lands of Margaret, late the wife of Bartholomew, whether of her inheritance, joint-acquisition or dower, that were taken into the late king's hands by reason of the quarrel aforesaid, into whose hands soever they may have come, and to deliver them to her, together with the issues and arrears of fermes thereof for which answer was not made to the late king, and her

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Membrane 22—cont.

goods and chattels, notwithstanding the said order to supersede the execution of the king's previous orders or any other order directed to him at the prosecution of Hugh and Margaret his wife.

June 28.
Evesham.

To the sheriff of Southampton. Order to cause all goods and chattels of the men and merchants of the lands of France, Normandy, and Poitou to be arrested immediately upon sight hereof, together with debts due to them, by the view and testimony of two burgesses or lawful men of the places where the goods are arrested, and to cause them to be kept safely and without diminution until the men and merchants of the king's power have been satisfied for the damages inflicted upon them, or until otherwise ordered, making indentures of the goods, chattels and debts, their owners, and value between him and the said burgesses or men, certifying the king of his proceedings and sending to him transcripts of the indentures, as the king learns from frequent complaints of divers men and from the information of the communities of Southampton and Great Yarmouth that certain malefactors of France and Normandy assembled in great number have suddenly attacked in warlike manner certain men and merchants of the towns aforesaid and from elsewhere in the realm of England who had gone with their ships to the ports of Bune in Poitou and Leire in Normandy for the exercise of their merchandise, and have slain the said men and merchants, burnt their ships, and taken and carried away their goods and chattels in the ships, and that they are daily committing such evil deeds upon the king's men and merchants in those lands.

By K.

[*Federa.*]

The like to the following :

The sheriffs of London.

The warden of the Cinque Ports.

The sheriff of York.

The sheriff of Lincoln.

The sheriff of Essex.

The sheriff of Somerset and Dorset.

The sheriff of Cornwall.

The sheriff of Devon.

The mayor and bailiffs of Newcastle-on-Tyne.

The mayor and bailiffs of Lenne.

The bailiffs of Great Yarmouth.

The bailiffs of Ipswich.

The mayor and bailiffs of Norwich.

The bailiffs of Yarmouth.

The mayor of Bristol.

Memorandum, that these writs were delivered to Roger atte Hirne of Southampton to be borne to the king.

July 1.
Evesham.

To the sheriff of Southampton. Order to cause Master John de Weston, constable of Bordeaux, who is going from Portesmuth to Bordeaux with certain of the king's things, to have four ships furnished with armed men and other necessaries, in order to carry the said things thither at the king's cost.

By K. & C.

To the treasurer and barons of the exchequer, and to the chamberlains. Order to cause the 2,000*l.* that the king ordered the treasurer and chamberlains by writ of *liberate* to deliver to the aforesaid Master John de Weston, for the expedition of certain of the king's affairs in the duchy [of Aquitaine] wherewith he was charged before the king and his council, to be carried to Portesmuth with all speed at the king's expense, and to be there delivered to the said John.

By K. & C.

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June 29. To Simon de Bereford, escheator this side Trent. Order not to distrain the prior of Thornholm for his fealty for the lands that he holds of the king, as he has done fealty to the king.

June 28. Evesham. To the treasurer and barons of the exchequer. Order to acquit all and singular who were of the quarrel of Thomas, late earl of Lancaster, of the fines, recognisances, rents, pains, and ransoms made with the late king by reason of the said quarrel to save their lives and to have their lands again, and to cause all fermors and keepers of the lands of the said men taken into the said king's hands by reason of the quarrel to be discharged of the issues of the lands and the arrears of ferms and accounts of the same, and also of the goods and chattels of the said men, for which answer has not yet been made to the late king, in accordance with the agreement in the last parliament at Westminster.

Vacated, because otherwise below.

July 12. Shrewsbury. To the same. It is shewn to the king on behalf of the abbot and monks of Bonrepos (*de Bona Requie*) that whereas they ought to receive, and have been wont to receive, 10*l.* yearly of fixed alms from the manor of Costeseye, co. Norfolk, by virtue of the charter of Alan de Rohan, formerly lord of the manor, and the confirmation of Henry III., and the late king, to whose hands the manor afterwards came, assigned to the abbot and convent 10*l.* yearly from the ferm of the city of Norwich because he had granted the manor to John de Claveryng for life without deduction of the said 10*l.*, and the king has granted the entire ferm of the city to Queen Isabella for life, so that the abbot and monks are unable to receive the said 10*l.* yearly from it, and they have besought the king to assign that sum to them elsewhere: the king therefore orders the treasurer and barons to search the rolls and memoranda of the exchequer touching the premises, and if they find the aforesaid statements are true, to cause 10*l.* to be assigned to the abbot and convent from the issues of the county of Norfolk by the hands of the sheriff, to be received until the said manor come to the king's hands or until otherwise ordered.

By C.

June 28. Bridgnorth. To the treasurer and barons of the exchequer of Dublin. Thomas de Warylowe, the king's engrosser in the said exchequer, has shewn the king that whereas he receives 5*d.* every day when the exchequer is open for his fee by reason of the office aforesaid, and he and other engrossers in times past have received in addition 7*l.* yearly beyond the fee aforesaid by reason of the smallness of the fee and for the great costs and labours wherewith the office is charged beyond what was usual, and he has prayed the king to cause the said 7*l.* to be granted to him yearly, to be received, in addition to the aforesaid fee, so long as he shall remain in that office: the king therefore orders the treasurer and barons to search the rolls and memoranda of the exchequer, and if they find that the clerks in that office received the said 7*l.* in addition to the fee, they are to pay to Thomas the arrears of 7*l.* yearly from the time of the king's accession, and to pay him that sum hereafter for so long as he shall hold the said office.

July 8. Bridgnorth. John son of Richard de Halgh, imprisoned at Shrewsbury for the death of Richard son of Adam Heldhare, has letters to the sheriff of Salop to bail him until the first assize.

MEMBRANE 21.

June 28. Evesham. To the treasurer and barons of the exchequer. Order to cause Thomas de Hyndryngham, late sheriff of Norfolk and Suffolk, to have allowance for 45*s.* 6*d.* paid by him to Rhys son of Rhys ap Mereduk, a Welshman

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Membrane 21—cont.

imprisoned in Norwich castle, in execution of the king's order to pay to Rhys the arrears of his wages.

To the same. Order to cause the said Thomas to have allowance for 10 marks paid by him to Roger Broun of Goseford, in execution of the king's order by letters of privy seal to pay this sum to Roger of his gift.

June 25.
Evesham.

To the sheriff of York. Order to cause a verderer for the forest of Whiteby to be elected in the place of William atte Halle of Whyteby, deceased, in accordance with the charter of Henry III., which the king has inspected, granting to the abbot of Whiteby that he and his successors shall have their own verderers in the said forest, and that they shall be elected in the full county [court] of York, as is the custom, which liberty the abbot and his predecessors have always enjoyed from the time of the making of the said charter.

June 24.
Evesham.

To Simon de Bereford, escheator this side Trent. Order not to intermeddle further with the manors of Wodenhull, Wedon near Aylesbury, Masseworth, Wengrave, Saundresdon, Drayton Beauchamp, and Helpethorp, and to restore the issues thereof to Ralph de Wedon, the escheator having done nothing in execution of the king's previous order [*of 26 May, page 288 above*] to this effect, asserting as before that the tenements are held of the crown, whereupon the king ordered the treasurer and barons of the exchequer to search the book of fees and other memoranda of the exchequer, and to certify him of what they should find concerning the premises, and it is found by their certificate that the manor of Masseworth and certain tenements in Wengrave and Saundresdon are held of the honour of Walyngford, certain tenements in Masseworth are held of the earl of Cornwall, and certain tenements in Wengrave and Agmundesham are held of the earl as of the honour of Berkhamsted by the service of a knight's fee, and Robert de Ardern and Thomas de Agmundesham have mainperned before the king in chancery for the aforesaid Ralph to answer to the king at his will for the issues of his lands aforesaid for the time when they were in the king's hands in case they ought to pertain to him, and to satisfy him for any trespasses made in this behalf. The escheator is enjoined to be before the king in chancery in the octaves of St. James to inform the king concerning any right he may have in the premises.

June 28.
Evesham.

To Richard de la Pole, the king's butler. Order to cause Mary, a nun of Aumbresbury, sister of the late king, to have the arrears of ten tuns of wine yearly in Southampton, in accordance with the late king's grant of 10 April, in the tenth year of his reign, for the time when Benedict de Fu[]sham was the king's butler and for the time of Richard's office, and to cause her to have ten tuns yearly for so long as he shall be butler, as the king lately, at Mary's petition for delivery of the said wines for the time of Benedict's office, ordered Benedict to certify him concerning the same, and he has signified that he caused Mary to have eleven tuns of wine for the time when he was the late king's butler, to wit from 15 October, in the 19th year of his reign, until 30 January, in the first year of the king's reign, and that he delivered to her no tun of wine for the time when he was the king's butler.

June 26.
Evesham.

To the treasurer and barons of the exchequer. Order to cause John, son and heir of John de Moubray, to be acquitted of the extent of his father's lands from 27 July last, when the king took his homage and rendered to him his father's lands, the king having, on 22 February, in the first year of his reign, committed to the said John, then a minor in his wardship, the custody of his father's lands, with the exception of those in the island of Axholm, until he came of age, rendering therefor the extent to the exchequer.

June 23.
Evesham.

To the same. Order to cause Roger de Mortuo Mari of Wygemor to be acquitted of the issues of the castle of Dynebigh, which came to the late

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Membrane 21—cont.

king's hands by the forfeiture of Hugh le Despenser, sometime earl of Winchester, from 13 September last, when the king granted the castle to Roger, the late king having, on 15 December, in the 20th year of his reign, committed the custody of the castle to Roger during pleasure, together with the issues thereof from the time when it came to the said king's hands, and the goods and chattels of the said Hugh therein; provided that he answer for the issues before 13 September, and for the goods and chattels and debts aforesaid.

June 28.
Evesham.

To the sheriff of Southampton. Whereas the king ordered him to arrest goods of the men and merchants of the power of the king of France to the value of 100*l.*, and to cause them to be kept safely until Elias de Stubton, citizen of Lincoln, should be satisfied for the value of his ship called '*La Bonane*' of Boston [*as at page 175 above*], and the sheriff returned that he delivered the king's writ to John Jordan, bailiff of the liberty of the town of Southampton, John Richeby, bailiff of the liberty of Portesmuth, and William Chykerel, bailiff of the liberty of Christ Church, and that they had given him no answer to the same, whereupon the king ordered him to enter the said liberties, and to cause goods to the aforesaid value to be arrested, and the sheriff has caused to be arrested in the port of Portesmuth a ship of Henry Hogey of Normandy called '*La Genyvere*' with its tackle, appraised at 26*s. 8d.*, and a ship of William Feret of Normandy called '*La Batel Nostre Dame*' of Barflut with all her tackle, appraised at 13*s. 4d.*, and in the port of Lemynton a ship of Peter le Mercer of Barflut and of Richard le Knyvet of Barflut in Normandy called '*La Genyne*' with all her tackle, appraised at 53*s. 4d.*, and a ship of Sampson Breton of Barflut in Normandy called '*La Nicholas*' of Barflut with all her tackle, appraised at 40*s.*, and a boat of Richard del Estre of Normandy called '*La Seinte Juliane*' of Normandy with all her tackle appraised at 10*s.*: the king orders the sheriff to cause the ships and boats to be appraised in the presence of the said men and merchants of Normandy, or their attorneys, if they wish to be present, and to deliver them according to the appraisement or their price to Elias or his attorney, in part satisfaction of the said 100*l.*, and to arrest goods of the men and merchants of Normandy to the value of the remainder of that sum, certifying the king of his proceedings. The king has ordered each of the sheriffs of Suffolk, Dorset, and Devon to arrest goods in like manner to the value of 100*l.*, and the bailiffs of Shorham to arrest goods to the value of 60*l.*, the remainder of the sum of 460*l.*.

To the bailiffs of Shorham. Order to arrest goods of the said men and merchants to the value of 60*l.*, in accordance with the king's previous order to the late bailiffs, who were amoved from office before they could execute it.

*MEMBRANE 20.*June 28.
Evesham.

To the treasurer and barons of the exchequer and the chamberlains. At the complaint of Arnald Micol, merchant of Gascony, suggesting that the late king, in May, in the 15th year of his reign, caused his wines to the value of 400*l.* sterling to be taken by Hamo Quarel, yeoman of his chamber, and caused an indenture thereof to be made between Hamo and Geoffrey son of Hugh, then supplying the place of Robert de Hastang', keeper of the town of Kyngeston-on-Hull, and praying the king, by petition before him and his council in parliament at Northampton, to cause payment or satisfaction to be made to him for the said sum, the king ordered the said Robert and Hamo and Geoffrey to certify him whether the wines were taken for the late king's use in the manner aforesaid, and they have returned severally that Geoffrey, on 8 May, in the said 15th year, took into the said king's hands at Kyngeston 80 tuns

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Membrane 20—cont.

and seven pipes of wine, price 100*s.* a tun and 50*s.* a pipe, of the wines of the said Arnald, and there delivered them to Hamo, by pretext of the late king's writ to certify him of Arnald's goods and chattels directed to the keeper and to him who supplied his place, by indenture made between him and Hamo, and that Hamo caused the wine to be carried to York, and there delivered it to the late king, who had his will thereof, without making any satisfaction therefor to Arnald: the king therefore orders the treasurer and barons to cause payment or assignment to be made to Arnald for the price of the wines.

By pet. of C. and afterwards by K.

June 17.
Worcester.

To the treasurer and barons of the exchequer of Dublin. Whereas the late king ordered ecclesiastical benefices and temporalities annexed to spiritualities in Ireland that had been wasted by Edward de Brus and his accomplices of Scotland to be taxed anew, and that the tenth of the clergy granted to him should be levied according to the new taxation, and the dean and chapter of St. Patrick's, Dublin, collectors of the tenth for two years imposed on the clergy by the pope and granted to the late king, have shewn the king that the benefices and temporalities aforesaid are in the same or a worse state than they were in then, so that the tenth could not be levied therefrom except according to the new taxation, and they have prayed the king to cause them to be charged according to such taxation: as it was testified before the king and his council at Worcester that the suggestion of dean and chapter in this behalf was true, and it was agreed by the council there that they shall answer to the king in their account of the said tenth according to the new taxation aforesaid, and not according to the old, the king orders the treasurer and barons to audit the account of the said collectors and to charge them according to the new taxation, unless they find that the collectors have levied the tenth according to the old taxation.

By p.s. [1950.]

June 8.
Dudley.

To the sheriff of Cambridge. Whereas Edward I. ordained, amongst other articles for the preservation of his peace, that immediately after robberies and felonies have been committed fresh pursuit should be made thereof from town to town and from country to country, and that if the country did not answer for the malefactors, the men resident in the country shall answer for the robberies and damages sustained, as contained in the statute, and the king—upon learning from the complaint of Richard de Welleford and Geoffrey de Weston, merchants of London, that certain malefactors robbed them of their goods and chattels to the value of 300*l.* in the king's high street between the towns of Arnyngton and Caxton in the hundred of Stowe, and that soon after the commission of the robbery, hue and cry having been raised against the malefactors, the malefactors were pursued from town to town in those parts with such hue and cry, and they urged the men of those parts to attach the malefactors, nevertheless the said men did not make pursuit to attach the malefactors, but permitted them to escape—ordered the sheriff to call before him whom he should think fit in this behalf and to make inquiry concerning the premises, and it is found by the said inquiry that the said Richard and Geoffrey were robbed of twenty woollen cloths of various colours, coverlets, dorsers (*doessers*), canvas, and goods and chattels to the value of 180*l.* in the king's street in a place called 'Potterscrouch' between the towns of Arnyngton and Caxton, in the hundred aforesaid, and that Nicholas Martyn and Walter le Woduwe, the said merchants' servants, raised hue and cry upon the robbers immediately after the robbery, and pursued them from the town of Stowe to Caxton and elsewhere in those parts with hue and cry, and urged the men of those parts to attach the robbers, and that the men resident in those parts did not make pursuit to attach the said robbers, but permitted them to escape: the king therefore orders the sheriff to cause execution of the

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Membrane 20—cont.

said statute as to the aforesaid 130*l.* to be made without delay, and to cause Richard and Geoffrey to have that sum.

July 11.
Dudley.

William de Bradele, proctor of Oteryngham church, imprisoned at Beverley for the death of Simon Williamesservant 'of Bradele,' has letters to the sheriff of York to bail him until the first assize.

July 8.
Dudley.

To Simon de Bereford, escheator this side Trent. Whereas the late king ordered John de Blomvill, his escheator in co. Norfolk, to certify him of the cause of the taking into his hands of a messuage of Philip de Erlam in Norwich, and John returned that he took the messuage into the said king's hands because it was found by an inquisition taken before him that Roger Hardynge, tanner, committed a felony for which he was hanged, and that he had a messuage in Norwich, which he held on the day of his conviction of the said king in chief, and the king afterwards—upon learning from Philip that the messuage was of the inheritance of Clemencia, formerly Roger's wife, and that Roger had nothing therein at the time of the commission of the felony except as husband of Clemencia, so that he could not forfeit it—ordered William Trussel, late escheator this side Trent, to make inquisition concerning Roger's estate in the messuage, and the king learns by the inquisition that the messuage was taken into the late king's hands by the said John, and that it was in Roger's hands at the time of the commission of the felony, and that Roger and Clemencia held the messuage at that time to them and their heirs of the feoffment of Gerardin (*Gerardini*) le Wadder, and that Roger had no other estate therein, and that the said Philip acquired the messuage to him and his heirs of the aforesaid Clemencia, who survived Roger and held the messuage, and it appears by a charter whereby Roger and Clemencia acquired the messuage from Gerardin, exhibited before the king in chancery on Philip's behalf, that Roger and Clemencia acquired the messuage in form aforesaid, and the king ordered the treasurer and barons to examine the rolls whereby John rendered his account in the exchequer of time when he was escheator and other memoranda touching his account, and to certify the king of what they found concerning the cause of the taking of the messuage into the late king's hands, and the king learns by their certificate that the messuage was taken into the late king's hands by John by reason of Roger's felony, wherefore Philip has besought the king to amove his hand from the messuage: the king therefore orders the escheator to amove his hand from it, and not to intermeddle further with it.

July 9.
Wenlock.

To the same. Hugh de Curtenay has shewn to the king that whereas Ralph de Gorges, lately deceased, held of Hugh certain lands in Wrockes-hale, co. Somerset, by knight service, and the late king amoved his hand from all Ralph's lands because he held no lands in chief as of the crown, whereby Hugh entered the said lands in Wrockeshale in name of wardship, to hold until Ralph's heir came of age, nevertheless the escheator has taken the lands in Wrockeshale into the king's hands, by pretext of an inquisition of office taken before him, pretending that Ralph held at his death a third of the manor of Braunton, co. Devon, of the said king, which he did not, wherefore Hugh has prayed the king to provide a remedy: the king therefore orders the escheator to make inquisition whether the said third of the manor is held of him in chief or of another, by what service, what is its value, etc., and to send to him the inquisition. If Hugh find the escheator security to answer to the king for the issues of the said lands in Wrockeshale in case they ought to pertain to the king, the escheator is to deliver the lands to him, together with the issues received therefrom.

July 8.
Bridgnorth.

To the same. The aforesaid Hugh has shewn the king that whereas he acquired the manor of Cadeleigh, co. Devon, from John de Mohun, who held

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Membrane 20—cont.

it of Hugh as of the honour of Plympton, the escheator, pretending that John held the manor of the king in chief, and that Hugh had entered it without the king's licence, has taken it into the king's hands, wherefore Hugh has besought the king to provide a remedy: the king therefore orders the escheator to make inquiry whether John held the manor of him or of Hugh, by what service, and what is its value, etc., and to send the inquiry to the king. The escheator is ordered to deliver the manor and the issues thereof to Hugh, upon his finding security to answer for the issues thereof in case it ought to pertain to the king.

- July 20.** To the treasurer and barons of the exchequer. Whereas James Beauflour is indebted to the king in 429*l.* for the arrears of his account of the time when he was collector of the late king's new custom in the port of London together with William de Munden and Richard de Pelham, and he has besought the king to look to (*capere ad*) the prior of the Hospital of St. John of Jerusalem in England for the said sum, as the prior is bound to James in a greater sum by recognisance made at the exchequer, and to discharge James thereof, especially as he cannot satisfy the king until the prior shall satisfy him for the sum contained in the said recognisance: as the prior has granted and promised before the king to pay to him the aforesaid 429*l.*, the king orders the treasurer and barons to examine the recognisance of the aforesaid prior to James, and if they find that it extends to or exceeds the aforesaid sum and that the terms of payment have passed, to cause the said 429*l.* to be levied from the prior's lands and chattels for the king's use without delay, and to discharge James thereof. By K.
- July 28.** To the sheriff of Nottingham. Order to cause a verderer for the forest of Shirwod to be elected in place of Robert Jorce, whom the king has removed from office for insufficient qualification. By K.
- July 28.** To John Mautravers. Order not to intermeddle further with the custody of the king's stannary in co. Devon, and to deliver any issues received therefrom to Richard Caleware, the king's butler, to whom the king granted the custody for life on 28 February last, and to bring the king's commission thereof to John to the chancery to be cancelled, as the king has caused the commission to be revoked, as he did not recollect the grant to Richard when he made it. By K.
- July 30.** To William la Zouche, keeper of the Forest beyond Trent. Order to deliver William de Fynleye, imprisoned at Winchester for trespass of vert in the forest of Pambre, to twelve mainpernors, who shall undertake to have him before the justices in eyre for forest pleas in co. Southampton when they next come to that county.
- June 28.** To the treasurer and barons of the exchequer. Order to cause all fines, obligations, recognisances, pains, and ransoms made in the late king's chancery or exchequer or before his justices whomsoever by those who adhered to Thomas, late earl of Lancaster, in order to save their lives and to have their lands again, to be annulled, and to cause the keepers and fermors of the lands of the said men to be discharged of the issues and fermes and arrears of fermes and accounts of the lands of the said men for which answer was not made to the late king, and to cause all persons who occupied the goods and chattels of the said men to be discharged of such goods and chattels for which answer was not made to the late king, in accordance with the agreement in the last Parliament at Westminster. By C.
- July 31.** To the same. Order to account with Master John de Hildesle for his wages for going to France and Gascony, staying there, and returning home, and for his expenses about the passages, and to cause to be allowed to him

York.

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Membrane 20—cont.

the sums received by him for the same, and to cause to be done what they shall see fit for the final issue of the account, as John has shewn the king that he was sent to France by the late king, in the 17th year of his reign, upon certain of his affairs, and then received 10*l.* towards his expenses, and that he was sent upon another occasion to Gascony, in the 18th year of the said king's reign, and then received 20 marks towards his expenses, and the aforesaid 10*l.* and 20 marks are exacted from him by the treasurer and barons, and he has prayed the king to cause account to be made with him for his expenses, and to cause him to be satisfied for what shall be found due to him.

Aug. 3.
York.

To W. archbishop of York. Order to supersede the king's late order to sequestrate the ecclesiastical goods of Robert Milis, clerk, which order was made by the king because he understood that Robert was dying, as Robert has recovered from his illness.

To Robert de Barton, late keeper of the bishopric of Carlisle, void and in the late king's hands. Order to cause the fruits and obventions of the churches of Penreth and Dalston, which churches are appropriated to the bishopric, to be delivered to William, archbishop of York, then keeper of the spiritualities of the bishopric, to whom the fruits and obventions ought to pertain by reason of the custody aforesaid, in accordance with the agreement in the late parliament at Westminster that the keepers of void archbishoprics, bishoprics, abbeys, and priories shall only intermeddle with the temporalities and not with appropriated churches, prebends, or other spiritual things.

*MEMBRANE 19.*July 8.
Bridgnorth.

To Richard de Wyngefled. Order not to intermeddle further with the lands of John Bovill, tenant in chief of the late king as of the honour of Eye, by knight service, which are in Richard's hands by the late king's commission, as Margaret Bovill, John's daughter and heiress, whom William Carbonel has married, has proved her age before Simon de Bereford, escheator this side Trent, and the king has granted the honour with the knights' fees and all appurtenances to Queen Isabella for life.

June 29.
Pontefract.

To the collectors of the custom of wool, hides, and wool-fells in the port of Newcastle-on-Tyne. Order to pay to John de Emeldon, clerk, son of William de Emeldon, the arrears of the usual fee for the office of controller of the custom in that town and port from 28 October last, when the king granted the office to him during pleasure, until 13 June following, when the king granted the office to Michael de Presfēn, clerk.

Aug. 4.
York.

To Simon de Bereford, escheator beyond Trent. Order to cause dower to be assigned to Joan, late the wife of Thomas de Grymestede, tenant in chief, upon her taking oath not to marry without the king's licence.

To Simon de Grymesby, escheator this side Trent. Order not to distrain the abbot of Selby for fealty for the lands that he holds of the king, as he has done fealty to the king.

The like in favour of the abbot of St. Mary's, York.

Aug. 6.
York.

To Thomas de Usflete, keeper of the great wardrobe. Order to deliver to James, Nicholas, Peter Reyner, and their fellows, merchants of the society of the Bardi of Florence, the six coloured cloths (*pannos de colore*) that Nicholas Shirelok, the king's ulnager, delivered to Thomas as forfeited to the king. The king makes this order in consideration of the said merchants' good service to him.

By K.

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Aug. 5.
York.

To the sheriff of Cambridge. Order to supersede until the Exaltation of the Holy Cross the execution of the king's order to levy 130*l.* from the men of the hundred of Stowe, by reason of the robbery of Richard de Wolleford and Geoffrey de Weston, as the king learns from the said men that many of the malefactors who committed the robbery were arrested within forty days after the robbery at the suit of the men of those parts, and are still imprisoned at Cambridge, so that the men of the hundred are not bound to answer for the robbery according to the statute of Edward I, and the king has ordered the mayor and bailiffs of Cambridge to certify him before the said feast of the names of the malefactors, and upon what day and at whose suit they were taken.

Aug. 7.
York.

To Simon de Grymesby, escheator this side Trent. Order to cause dower to be assigned to Margery, late the wife of Henry de Trewyk, tenant in chief of the late king, upon her taking oath not to marry without the king's licence.

Aug. 8.
York.

To the sheriff of York. Order to cause William son of Thomas de Heton to have seisin of a messuage, a toft, and 3 acres of land in Erdeslawe, as the king learns by inquisition taken by the sheriff that John Maufesour of Erdeslawe, who was hanged for felony, held them of William, and that they have been in the king's hands for a year and a day, and that Henry Russel has had the king's year, day, and waste thereof, and ought to answer to the king for the same.

Aug. 8.
York.

To the sheriff of Lancaster. Order to cause a coroner for that county to be elected in place of William de Chaderton, who has not sufficient lands to qualify him for the office.

Aug. 7.
York.

To the sheriff of Southampton. Order to release any goods of Peter de Sancto Fusiano of Amiens that he may have arrested by virtue of the king's order to arrest goods and chattels of the men and merchants of France, Normandy, and Poitou, and to restore them to Peter, as the king has received him and his men and merchants into his protection, and has ordered all his bailiffs and subjects not to wrong or annoy them, and he willed that Peter's goods shall not be arrested for the debts of others whereof he is not principal debtor or surety or for trespasses committed by others.

By K.

The like to the sheriffs of Gloucester, Somerset and Dorset, Wilts, and Sussex.

By K.

To Simon de Grymesby, escheator this side Trent. Order to cause dower to be assigned to Mariota, late the wife of Walter le Alblaster, tenant in chief, upon her taking oath not to marry without the king's licence.

To John de Cheverdon, escheator in North Wales. Order to deliver to Master Matthew de Eynghfeld, now bishop of Bangor, all issues received from the temporalities of the bishopric since 30 April last, when the king took the bishop's fealty and ordered the temporalities to be delivered to him.

Aug. 18.
York.

To the sheriff of Norfolk. Order to cause a coroner for that county to be elected in place of Walter de Acre, who has lately become blind.

Aug. 6.
York.

To Simon de Bereford, escheator beyond Trent. Order to deliver to Joan, late the wife of Robert le fitz Wautier, tenant in chief, the following of the said Robert's lands, which the king has assigned to her as her dower by the assent of Henry de Percy, to whom the king committed the custody of two parts of the lands of the said Robert during the minority of Robert's heir: the manor of Henham, co. Essex, of the yearly value of 27*l.* 12*s.* 8*d.*;

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the manor of Hemenhale, co. Norfolk, of the yearly value of 48*l.* 1*s.* 10*d.*; and the manor of Shymplinge, co. Suffolk, of the yearly value of 33*l.* 7*s.* 0*d.*

Aug. 10.
York.

To the treasurer and barons of the exchequer. Order to receive the tenth of the clergy of the diocese of York from the ecclesiastical benefices destroyed by the Scots according to the new taxation thereof made by the archbishop of York, whom the king has ordered to cause such benefices to be taxed anew, and to cause the abbot of St. Mary's, York, collector of the said tenth, to be discharged and acquitted of the tenth of the same benefices according to the old taxation.

Aug. 8.
York.

To the sheriff of Kent. Order to cause a coroner for that county to be elected in place of Thomas Chuthe, who is insufficiently qualified.

Aug. 14.
York.

To Simon de Bereford, escheator beyond Trent. Order not to intermeddle further with two parts of the manor of Munestok, which the king, on 13 August last, ordered him to retain in the king's hands until further orders, when he ordered him to cause Richard de la Bere, kinsman and heir of Joan de Bohun of Kilpek, to have seisin of Joan's lands.

Aug. 16.
York.

To the keepers of the temporalities of the archbishopric of Canterbury, in the king's hands. Order to pay out of the issues of the temporalities 300*l.* to Reginald de Cobbeham, whom the king is sending to Brabant concerning certain of his affairs wherewith Reginald is charged by him and his council. By K.

Aug. 10.
York.

To the bailiffs of Ipswich. Order to restore to Simon de Bonevill, merchant of Amiens, all his goods and chattels, which they have arrested by virtue of the king's order to arrest the goods and wares of men and merchants of France, Normandy, and Poitou, as Simon has besought the king to restore to him his goods because he is not of the said lands, and he has found security in chancery to answer to the king for the said goods and for his good conduct.

Memorandum, that John Houel, Robert Chaumberlayn, and Andrew Spicer of co. Suffolk mainperned on Simon's behalf as above.

MEMBRANE 18.

Aug. 8.
York.

To Simon de Grymesby, escheator this Trent. Whereas the king granted to the escheator power to receive the fealty of Joan and Juliana, daughters of Beatrice, late the wife of Robert Turp of Edenhale, for Beatrice's lands, respiting their homage, because it was found by an inquisition taken by the escheator that Beatrice held at her death the manor of Edenhale, co. Cumberland, of the king in chief by the service of a moiety of a knight's fee, and that Joan and Juliana were her next heirs and were of full age, and the king has now taken their homage for their purparties: he therefore orders the escheator not to distrain them for their homage. By K.

Aug. 6.
York.

To the sheriff of Cumberland. Order to take into the king's hands the king's peel of Hegheheven in the forest of Ingelwod, and to cause it to be kept safely until further orders, as the king is given to understand that the peel, which is in a place where there is frequent repair of deer (*ferarum*), is damaging to him if it be in the hands of others than his ministers of the forest, and that divers men frequenting the peel have destroyed his deer there in many ways, wherefore it is ordained by the king and his council that it shall be resumed into his hands. By p.s. [1996.]

The like to John de Crumbewell, keeper of the forest aforesaid, '*mutatis mutandis.*'

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Aug. 7.
York.*Membrane 18—cont.*

To Simon de Bereford, escheator beyond Trent. Order to deliver to Jollan de Holaund and Margaret his wife all the lands of William Bolle, tenant in chief of the late king, in Swynesheved, together with the issues thereof from 17 February, in the first year of the king's reign, when the king, at the request of the lady de Beaumont, granted to Jollan and Margaret the custody of William's lands in Swynesheved, which are in the king's hands by reason of the minority of Cicely, William's daughter and heiress, to have during Cicely's minority, rendering the extent thereof to the exchequer.

Aug. 12.
York.

To the sheriff of Norfolk. Whereas it was agreed in the parliament at Westminster that those who were of the quarrel of Thomas, late earl of Lancaster, should have their lands again that were taken into the late king's hands by reason of the quarrel aforesaid; and at the prosecution of Thomas Roscelyn—asserting that he was of the quarrel aforesaid, and that William le Power of Leryngsete, Thomas le Milliers, and William Jonesservant Darcy, and other malefactors had broken his houses at Eggefled by force and arms, had felled his trees, fished in his ponds, and had taken and carried away timber from his houses and other his goods and chattels to the value of 200L—the king appointed Robert Baynard, Simon de Hederset, and Thomas de Hindryngham his justices to hear and determine the trespass aforesaid; and afterwards at the prosecution of John Darcy—suggesting that the late king granted to him the said manor, which had belonged to the said Thomas Roscelyn and which was in the said king's hands for certain causes, to have until he should have levied from its issues a sum of money due to him from the said king, and that the aforesaid William, Thomas le Milliers, and William, and John de Ormesby, knight, John le Pouere, parson of the church of Stodeye, Geoffrey, parson of the church of Hunworde, Robert de Beggate, William Bonyng, and Ed. Cort, who were indicted of the aforesaid trespass before the said justices, took the goods and chattels, etc., that Thomas Roscelyn asserted they took by force and arms, as the issues of the manor in the name of the said John Darcy, whilst the manor was in his hands, as his bailiffs and servants, and he prayed that the king would provide for their indemnity—the king, considering that answer was made to the late king for the goods and chattels aforesaid, especially as John Darcy received them in the name of a debt due to him from the late king by virtue of the said king's grant, as he has acknowledged before the king, and that thus Thomas Roscelyn ought not to have the said goods and chattels by virtue of the agreement aforesaid, and willing that the matter should be brought (*deduct*) before him because it concerned him, the king ordered the aforesaid Simon to send to him in fifteen days from Michaelmas next the record and process before him and the said Thomas de Hindryngham had in the premisses, and ordered the sheriff to supersede in the meantime the taking of the said William, Thomas le Milliers, William, John de Ormesby, John le Pouere, Geoffrey, Robert de Beggate, William, and Ed., upon their finding mainpernors to have them before the king at the said day, and to release any of them whom he might have arrested: as, however, the king ordered Robert, Simon, and Thomas to proceed to hear and determine the trespass, notwithstanding the king's order to send before him the record and process, he orders the sheriff to supersede entirely the said order to supersede the taking of the said men and to release them on mainprise, etc.

By C.

Aug. 17.
York.

To the treasurer and barons of the exchequer. Whereas the late king, on 30 December, in the 9th year of his reign, granted to John de Felton the custody of the castle of Alnewyk, with the manors and towns of Alnewyk, Swynou, Tughale, Alham, Donewyk, Swynelesheles, and other appurtenances, which belonged to Henry de Percy, tenant in chief of the

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Membrane 18—cont.

said king, and which were then in his hands by reason of the minority of Henry, son and heir of the said Henry, to have during pleasure without waste, so that he should receive and have, without rendering an account at the exchequer, the issues thereof for a whole year for the maintenance of forty men-at-arms and forty hobelers, which John should keep at his cost in the castle to aggrieve the said king's Scotch enemies, if he kept the men in the castle for that time, as is contained in the late king's letters patent and in indentures made between him and the aforesaid John; and the king now learns from John's complaint that, although he kept the said men for a whole year at his cost, the treasurer and barons cause him to be dis-trained to render account at the exchequer of the issues of the castle and manors for the said year, and he has therefore prayed the king to provide a remedy: the king therefore orders the treasurer and barons to examine the said letters and indentures, and to enquire the truth of the premises, if need be, and if they ascertain that John kept the said men for a whole year as is aforesaid, they are to discharge him of rendering an account of the issues for that year; provided that he answer for the issues if he held the castle and manors beyond that year, and for any waste or destruction.

Aug. 12.
York.

To Robert Banyard, Simon de Hederset, and Thomas de Hindryngham. Order to proceed to hear and determine the trespass committed upon Thomas Roscelyn at Eggefled [*as in the order to the sheriff of Norfolk on the preceding page*], notwithstanding the king's order to Simon to send the record and process before the king.

By C.

Aug. 13.
York.

To the men of Great Yarmouth. Whereas the matter between John de Britannia, earl of Richmond, his men and tenants of the towns of Little Yarmouth and Gorleston, on the one part, and the men of Great Yarmouth, on the other, concerning the port of the sea descending at the latter town, which port Edward I. by his charter, confirmed by the late and the present kings, declared pertained to Great Yarmouth, and because Edward I. granted to the men of Great Yarmouth by the same charter that all merchandises and wares whatsoever, whether of fish or of other things, brought within their said port in ships or boats or otherwise for the purpose of being traded with shall be unloaded at their town and not elsewhere within the port, has been pending undecided for some time before Geoffrey Lescrop and his fellows, justices to hold pleas before the king, the process whereof Geoffrey had, by the king's order, before the king and his council in the treaty summoned to be held at York, and it still pends before the king and his council, and the king could not proceed to the final discussion of the matter without greater deliberation by reason of certain difficulties arising in the matter, and he therefore gave to the men of Great Yarmouth and to the earl and his men and tenants a day to be before him and his council in the next parliament, to hear and do and receive what his court shall consider in the premises, and he ordered Robert de Drayton, Henry Randolph, Robert Elys, William Maynard, William Thurkil, and William de Gasele, men of Great Yarmouth, lately sent by the men of that town to the treaty for this matter by the king's order, to permit the men of Little Yarmouth and Gorleston to load and discharge their ships and goods at their said town without impediment, and to arrive there with their ships, and to sell their goods, until the aforesaid matter shall be finally determined by him and his council, and he also ordered William Man, William de Gapton, William de Gap', William de Spetteshale, Geoffrey de Corton, and William atte Water, men of the said towns of Little Yarmouth and Gorleston, to permit the men of Great Yarmouth to use and enjoy their charter aforesaid in respect to other persons without hindrance, until the matter be determined as above; and he has also inhibited the said Robert, Henry,

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Membrane 18—cont.

Robert, William Maynard, William Thirkil, and William de Gaysele and also the said William Man, William de Gapton, etc., and William atte Water from attempting anything contrary to the said order in the meantime; and because it was testified before him and his council by the said Geoffrey le Scrop that a plea is pending before him and his fellows between the citizens of London and the men of Great Yarmouth because the citizens load and discharge elsewhere than at the town aforesaid, contrary to the said charter, the king ordered the men of Great Yarmouth to permit the citizens to load and discharge their own ships and their goods and wares where they wish without hindrance, and to arrive where they wish with the said ships, and to sell their goods, until the plea between the citizens and men be determined: the king, wishing to cherish peace and concord between the men of Great Yarmouth and the said citizens and the said men of Little Yarmouth and Gorleston, signifies the premises to the men of Great Yarmouth, and orders them to observe and keep them as far as pertains to them, and prohibits them from attempting anything contrary to the said order in the meantime.

By K. & C.

To the men of Little Yarmouth and Gorleston. Like notification, order, and prohibition.

By K. & C.

Aug. 6.
York.

To the justiciary of Ireland for the present or future, or to him who supplies his place. Order to cause Robert de Clifford, son and heir of Matilda, late the wife of Robert de Clifford, to have seisin of the lands that his mother held of the late king in chief in Ireland, and to deliver to him the issues thereof from 20 August last, when the king took his homage and rendered the said lands to him, and ordered Thomas fitz John, earl of Kildare, late justiciary of Ireland, to have seisin of the lands aforesaid, which order has not yet been executed.

Aug. 7.
York.

To Nicholas Shirlok, keeper of the king's ulnage, or to him who supplies his place in the town of Boston. Order to restore to James Nicholas, Peter Reiner, and John Fraunceys, merchants of the society of the Bardis of Florence, all their cloths arrested by him or his substitutes at Boston, and to permit them to take them whither they wish, as they have shewn the king that whereas they lately bought divers cloths in Flanders by certain of their servants, and wished to take them to Brabant, their servants nevertheless took the cloths to Boston, where Nicholas caused them to be arrested because many of them are not of the right measure, and they have besought the king to provide for their indemnity.

By K.

Aug. 10.
York.

To the treasurer and barons of the exchequer. Order to account with Master John de Hildele, king's clerk, for his wages in going on divers affaires of the late king to Aragon and Gascony, and in staying there and returning home, and for his expenses about his passages, and to cause allowance to be made to him for the sums received by him as specified below, and to cause to be done further what they shall deem fit as to the final issue of the account, as John has shewn the king that he was sent by the late king, in the eighteenth year of his reign, to Aragon, and that he received 33*l*. 6*s*. 8*d*. towards his expenses, and that he was sent upon another occasion to Gascony, in the 19th year of the reign, and that he received 10*l*. towards his expenses, and that he was sent to Gascony a second time in the same year, and that he received 10*l*. towards his expenses, and that the aforesaid sums are exacted from him by the treasurer and barons, and he has prayed the king to cause an account to be made with

MEMBRANE 17.

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Membrane 17—cont.

him of his wages and expenses, and to cause him to be satisfied for what is due to him in this behalf.

Aug. 20.
Pontefract.

To John de Blunvyll, Geoffrey de la Lee, and Roger de Luda, taxors and collectors of the twentieth lately granted to the king in co. Hertford. Whereas the king has assigned to James Nicholas, Francis Grandon, Peter Reyner, John Fraunceys, Peter Byne, Tannus Jacobi, and their fellows, merchants of the society of the Bardi of Florence, 120*l.* of the twentieth to be received from the said taxors and collectors, in part payment of a great sum of money lent by them to the king for his urgent affairs, and has caused two tallies of the receipt of the exchequer to be made and delivered to them, one for 100*l.* and the other for 20*l.*, of as much money received from the said collectors at the exchequer on the 18th of the present month; and as the exchequer is closed in the present season so that writs under the exchequer seal cannot be made concerning the premises, the king, to avoid the damages that may arise to him by delay in payment, orders the collectors to pay the aforesaid 120*l.* without delay, laying aside all excuse, to the said merchants, or to their attorney bringing this writ, out of the money collected or to be collected from the twentieth, receiving from them the tallies aforesaid.

By p.s.

The like in favour of the said merchants to the following taxors and collectors of the twentieth in the counties specified below:

Henry de Pentelaw and William de Persholt, in co. Berks, for 400*l.*
by two tallies.

Henry Bedyk and Henry de Frowyk, in co. Middlesex, for 100*l.* by
two tallies.

Roger de Baskervyll and Robert Broun, in co. Hereford, for 200*l.* by
one tally.

John de Bisshopesdon and Robert de Vaal, in co. Warwick, for 250*l.*
by two tallies.

Hugh de Prestwold and Roger de Belegrave, in co. Leicester, for 200*l.*
by one tally.

John de Hampton and Robert de Bosco, in co. Worcester, for 150*l.*
by one tally.

William Tracy and Robert de Aston, in co. Gloucester, for 300*l.* by
one tally.

Thomas de Hindringham and John de Ormesby, in co. Norfolk, for
300*l.* by one tally.

John de Acton and Richard de Hampton, in co. Stafford, for 150*l.* by
two tallies.

Richard de Abberbury and John de Meriet, in co. Oxford, for 380*l.* by
two tallies.

John de Clyvedon and John de Erle, in co. Somerset, for 275*l.* by two
tallies.

Ralph de Crophull and John Byk, in co. Nottingham, for 80*l.* by one
tally.

John de Shauston and John de Chishull, in co. Cambridge, for 150*l.*

Henry Tilly and John Whaldeshef, in co. Huntingdon, for 100*l.* by
one tally.

James de Cokynghton and Matthew de Crauthorne, in co. Devon, for
150*l.* by one tally.

Robert de Daventr[eia] and William Breton, in co. Northampton, for
300*l.* by two tallies.

Roger de Tyringham and Reginald de Hampeden, in co. Buckingham,
for 120*l.* by one tally.

Master John de Everdon, John Gisors, Hamo de Chigwell, and John
Devery, in the city of London, for 500*l.* by two tallies.

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- Richard de Hywyssh and Robert de Bikkemore, in co. Cornwall, for 40*l.* by one tally.
 William de Northo and John atte See, in co. Sussex, for 60*l.* by one tally.
 John Daubernoun, the younger, and William de Weston, in co. Surrey, for 40*l.* by one tally.
 John de Tichebourn and John de Roches, in co. Southampton, for 70*l.* by one tally.
 The like to the following collectors of the tenth of the clergy :
 The prior of St. Bartholomew's, Smethfeld, London, collector in the bishopric of London, for 200*l.* by one tally.
 The abbot of Oseneye, one of the collectors in the said bishopric, for 100*l.* by one tally.
 The collector in the bishopric of Salisbury, for 200*l.* by two tallies.
 The abbot of St. Mary's, York, one of the collectors in the diocese of York, for 150*l.* by one tally.
 The prior of St. Swithin's, Winchester, collector in the bishopric of Winchester, for 200*l.* by one tally.
 The prior of Ely, collector in the bishopric of Ely, for 300*l.* by two tallies.
 The prior of Norwich, collector in the bishopric of Norwich, for 350*l.* by two tallies.
 The collector in the bishopric of Exeter, for 200*l.* by two tallies.
 The collector in the bishopric of Hereford, for 40*l.* by one tally.
 The abbot of Faversham, collector in the diocese of Canterbury, for 50*l.* by one tally.
 The collector in the bishopric of St. Davids, for 150*l.* by two tallies.
 The collector in the bishopric of Llandaff, for 60*l.* by one tally.
 The like to the following :
 William de Fisshebourn and Geoffrey de Ledes, collectors of the old and new customs in the port of Chichester, for 75*l.* by one tally.
 Geoffrey Houles and Hugh Sampson, collectors of the old and new customs in Southampton, for 100*l.* by one tally.
 Thomas de Betoigne and William le Coroner, collectors of the custom of wool, hides, and wool-fells in the port of London, for 1,390*l.* by three tallies.

Aug. 22.
Pontefract.

To the treasurer and chamberlains of the exchequer of Dublin. Order to admit John Darcy 'le neveu,' justiciary of Ireland, and the chancellor of Ireland to survey the king's treasury and things therein twice a year when summoned, as the king wills that the justiciary and chancellor shall survey the same twice a year, so that they may certify him when necessary and when required by him.

By K. & C.

To John Darcy 'le neveu,' justiciary of Ireland. The king has been besought by divers men of Ireland to grant by statute that all Irishmen wishing to use the English laws may do so, and that it shall not be necessary for them to sue out charters for this purpose; the king wishing to be certified whether he may grant the premises without prejudice to any one, orders the justiciary to cause the will of the magnates of that land to be carefully examined in the next parliament, and to certify him of what he shall find, together with his counsel and advice.

By K. & C.

Aug. 23.
Doncaster.

To the chamberlain of Chester, for the present or future. Whereas the king, at the request of Oliver de Ingham, ordered the constable of Bordeaux, by his letters, to take advice concerning the price of Oliver's horses appraised and lost in the king's service when he was seneschal of the duchy [of Aquitaine], and to pay the price thereof to Oliver or his attorney out of

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Membrane 17—cont.

the issues of the duchy and out of other receipts from those parts, which letters Oliver has now restored to chancery to be cancelled because he has not been satisfied therefor by the constable, and he has prayed the king to cause him to be satisfied out of the first issues of the chamberlain's bailiwick for the price of the horses, according to the form of the letters of John Travers, then keeper of the late king's money in the duchy aforesaid, in his possession : the king therefore orders the chamberlain to pay to Oliver the arrears of the price of the horses contained in the said letters out of the first issues of his bailiwick.

By p.s. [2042.]

Aug. 19. To the sheriff of Warwick. Order to cause a coroner for that county to be elected in place of John de Shukkeburgh, who is incapacitated by infirmity.

Aug. 24. To the keepers of the temporalities of the archbishopric of Canterbury. Whereas the king, on 16 August, ordered them by his writ to pay 300*l.* out of the issues of the temporalities to Reginald de Cobbeham, whom the king has sent to Brabant upon certain of his affairs wherewith he is charged by the king and his council, and the writ has been lost accidentally : the king therefore orders the keepers to pay to Reginald the aforesaid sum. By K. Blyth.

MEMBRANE 16.

Aug. 25. To Simon de Bereford, escheator beyond Trent. Whereas the king learns by inquisition taken by the escheator that Alexander de Fryvill and Joan his wife held jointly on the day of Alexander's death the castle of Tamworth and a third of the manor of Middleton, co. Warwick, for their lives of the gift of Baldwin de Fryvill by fine levied in the late king's court, and that the castle is held of the king in chief by the service of coming to his coronation armed all over (*universaliter*) with royal arms of the king's livery, sitting upon the king's principal destrier, and offering to make proof for the king against all withsaying the king's coronation, and that the said third is held of the church of St. Edith, Tamworth, by the service of 2*s. 2½d.*, and that [Alexander] did not hold any other lands of the king in chief at his death by reason whereof the custody of his lands ought to pertain to the king, but that he held divers other lands of other lords by various services, and that Baldwin de Fryvill, his son, is his next heir and is of full age, and the king has taken Joan's fealty for the castle aforesaid; the king therefore orders the escheator to deliver the castle to Joan, and not to intermeddle further with the other lands thus held of other lords, and to restore the issues thereof.

Aug. 16. To the sheriff of Southampton. Order to cause a ship of Peter Aubel of St. Malo (*Maulo*) and John le Dauns of Normandy, called '*La Cogge Seint Thomas*' of St. Malo, with all her tackle, appraised at 70*s.*, which the sheriff has arrested in execution of the king's order to arrest goods of the men and merchants of the power of the king of France and to cause them to be kept safely until Elias de Stubston, merchant of Lincoln, be satisfied for 460*l.* and his damages by reason of the seizure of his ship called '*La Bonane*' of Boston [*as at page 175 above*], to be appraised in the presence of the said Peter and John, if they choose to attend, and to deliver it or its price to Elias in part satisfaction of the sum of 100*l.* for which the king ordered the sheriff to make arrest, the sheriff having previously arrested and delivered to Elias goods of men and merchants of Normandy appraised at 10 marks and 10*s.* in the ports of Portesmuth and Lenynton. He is ordered to arrest goods for the remainder of the above sum. The king has ordered the sheriffs of Suffolk, Dorset, and Devon to

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Membrane 16—cont.

arrest goods to the value of 100*l.* each, and the bailiffs of Shorham to arrest goods to the value of the remaining 60*l.* By C.

Aug. 6.
York.

To the treasurer and barons of the exchequer. Whereas the king, in response to the petition of the abbot of Egleston, ordered W. archbishop of York to appoint certain men to survey the spiritualities and temporalities of the abbot in that diocese wherefrom the tenth granted by the clergy of that diocese used to be given, and to cause them to be taxed anew, so that the tenth might be levied according to such new taxation, the abbot having suggested that the spiritualities and temporalities of the abbey had been so wasted and destroyed by the frequent comings of the Scots that they were insufficient to levy the tenth therefrom according to the last taxation; and although it is found by the archbishop's certificate sent to the exchequer that the abbot's goods had been so wasted and burnt by the Scots that they were insufficient for the maintenance of the abbot and his brethren nowadays, and that many of the brethren have been sent to other places by order of the late king and of the present king, and that nothing is found there to be taxed whence any tenth may be exacted or levied, nevertheless the collectors of the tenth in the said diocese exact the tenth from the abbot, wherefore he has prayed the king to provide a remedy: the king, pitying the poverty of the abbot and convent and wishing to spare them in this behalf, orders the treasurer and barons to view the certificate aforesaid, and, if they find it is so, to cause the abbot to be discharged and acquitted of the tenth at the exchequer on this occasion. By C.

Aug. 28.
Clipstone.

Richard Roberdesprest Jorz, imprisoned at Nottingham for trespass of venison in Shirwod forest, has letters to John de Crumbewell, keeper of the Forest this side Trent, to bail him, etc.

Aug. 28.
Clipstone.

To the sheriff of Northampton. Order to permit John de Crumbewell to have respite until Michaelmas next for payment of 230 marks 10*s.* 0*d.*, which are exacted from him by summons of the exchequer. By K.

Vacated, because on the dorse of the [letters] close.

Aug. 29.
Clipstone.

To the bailiffs of the abbot of Redyngges at Redyngges. It is shewn to the king on behalf of John Wynter of Norwich and Thomas Wynter of Norwich, merchants, that they lately went with their goods and wares to the abbot's fair of Redynges to trade there with the same and for no other purpose, and although they wore no armour except two single (*simplicibus*) aketons, to wit one each, and this only by reason of the dangers of the road and not for the purpose of committing evil, the bailiffs nevertheless took and imprisoned them with their goods, and still detain them and their goods, by virtue of the ordinance in the late parliament at Northampton that no one shall go armed in fairs or markets or elsewhere, under pain of imprisonment and loss of their arms, wherefore they have prayed the king to provide a remedy: the king therefore orders the bailiffs to release the said John and Thomas and their goods, upon their finding mainprise to have them before the king in three weeks from Michaelmas.

Aug. 31.
Clipstone.

To John de Bolyngbrok, escheator this side Trent. Order to cause to be delivered to the master and brethren of God's House, Berwick-on-Tweed, their lands and possessions, which were taken into the late king's hands by reason of the Scotch war, as peace has been established between the king and Robert, king of Scotland, and their subjects, and it is contained in the form of the peace that it was the intention of the king of Scotland and of his envoys and proctors that no prejudice should be done to the rights of the church in either realm by the treaty, and the king understands that the king of Scotland has caused restitution to be made to men of religion of this realm of their lands.

1328.

Membrane 16—cont.

The like to the following :

L. bishop of Durham.

The sheriff of Northumberland.

Thomas de Heton in favour of the abbot of Meuros.

The said bishop in favour of the minister and brethren of the Holy Trinity of the bridge of Berwick-on-Tweed.

The said bishop in favour of the abbot of Kelsou.

John de Lancastra in favour of the abbot of Kelsou.

The prior of Lanercost in favour of the abbot of Kelsou.

Aug. 25.
Clipstone.

To Simon de Grymesby, late escheator this side Trent. Order to pay to Robert de Clipston—to whom the king, on 12 January last, committed the custody of the manor and park of Clipston during pleasure, so that he should answer to the exchequer for the issues thereof and should maintain the manor at the king's cost and the paling of the park at his own cost, receiving for the repair of the paling timber from dry wood in the park and receiving daily for himself, the parkers, and the makers of the paling 7d. a day from the escheator this side Trent—the arrears of the aforesaid 7d. a day for the time of Simon's office.

Aug. 30.
Clipstone.

To the treasurer and barons of the exchequer. Order to cause the aforesaid Simon to have allowance for the money paid by him to the said Robert in execution of the preceding order.

To Simon de Bereford, escheator beyond Trent. Order not to interfere further with the manor of Talgarth in Wales, which he has taken into the king's hands by reason of the death of Master Rhys ap Howel, and to restore the issues thereof, as the king learns by inquisition taken by the escheator that Rhys enfeoffed, by the late king's licence, William ap Rees of his manor of Talgarth aforesaid, which was held in chief of the said king, and that William, after having full seisin thereof by virtue of the licence aforesaid, granted the manor by his charter to the aforesaid Rhys and to Philip ap Howel, clerk, and to Philip de Brenlees, to have to them and to the heirs of the body of Philip de Brenlees, with remainder to John de Brenlees, Philip's brother, and to the heirs of his body, with remainder to Rhys de Brenlees, brother of John, and to the heirs of his body, with remainder to James de Brenlees, brother of Rhys de Brenlees, and to the heirs of his body, with remainder to Elizabeth de Brenlees, sister of James, and to the heirs of her body, with remainder to the right heirs of the said Rhys ap Howel, and that the aforesaid Philip and Philip held the manor aforesaid together with Rhys ap Howel jointly until Rhys's death by virtue of the grant aforesaid, and that the manor is held of the king in chief by homage only and by giving help against the Welsh in time of war, according to what the other tenants, their peers, do for the keeping of the peace, each to the best of his power and for the common benefit, and that the manor is in the king's hands by reason of the death of the said Rhys ap Howel and for no other reason, and that it is worth in all issues 33*l.* 13*s.* 4*d.*, and it appears by the late king's letters of licence shewn in chancery that licence was made in such form.

MEMBRANE 15.

Aug. 30.
Clipstone.

To the treasurer and barons of the exchequer. John Darcy 'le neveu' has besought the king to cause to be allowed to him, in his account at the exchequer of the time when he was sheriff in co. York, 123*l.* 8*s.* 3*d.* due to him from the king, to wit 42*l.* 8*s.* 3*d.* of the sum of 68*l.* 8*s.* 3*d.* that the king owed him for his wages of war in the first year of the reign, by account made with him at Nottingham on 1 October, in the same year, and

1328.

Membrane 15—cont.

of the sum of 60*l.* that the king owed him in payment of 100*l.* granted to him of the king's gift in aid of his preparations (*apparatum*) against Scotland, by account made with him there on the same day, and 81*l.* owing to him, a banneret appointed by the king and his council to stay in Yorkshire in the months of October, November, and December in the said year for the safe custody of those parts, by account made with him at Worcester on 17 June, in the second year of the reign, as appears by two bills of the wardrobe under the seal of Robert de Wodehous, late keeper of the wardrobe, in John's possession: the king therefore orders the treasurer and barons to view the bills aforesaid, and to cause allowance to be made to John for the aforesaid 123*l.* 8*s.* 3*d.*

By pet. of C.

To the same. The said John has besought the king to cause allowance to be made to him in the ferm of co. York for many decays of the ferms of that county that happened in the time when he was sheriff there, by reason whereof he is unable to answer to the king for the whole ferm of the county; the king therefore orders the treasurer and barons to cause due allowance to be made to John in his account for the decays of ferms of the said county that they shall find by inquisition happened in the time when he was sheriff.

By pet. of C.

To the same. Order to audit with all speed the account of the said John for the issues of the aforesaid county of the time when he was sheriff, and to cause justice herein to be done to him, and to admit in his place to render the account an attorney to be appointed by him, as he is shortly setting out for Ireland by the king's order in his service.

By pet. of C.

Aug. 28.
Clipstone.

To William la Zousch de Mortuo Mari, keeper of the Forest beyond Trent. Order to deliver Peter le Spenser, imprisoned at Stafford for trespass of venison in the forest of Cannock (*de Cannoco*), in bail to twelve mainpernors who shall undertake to have him before the justices next in the eyre for Forest pleas in co. Stafford.

The like to the said keeper in favour of Robert de Freford, parson of the church of Elleford, Thomas de Eccleshale, chaplain, Godwin le Fisshere of Alrewas, in the said prison for the trespass aforesaid.

Sept. 6.
Lincoln.

To Simon de Bereford, escheator this side Trent. Order to cause dower to be assigned to Isabella, late the wife of Edmund Clere, tenant in chief, upon her taking oath not to marry without the king's licence.

To the same. Order not to distrain Herbert de Grisseby and William Warde of Clixby, for homage and fealty for the lands that they hold of the king, as they have done their homage and fealty.

By p.s. [2061.]

Sept. 6.
Lincoln.

To the sheriff of York. Order to cause a coroner for that county to be elected in place of Adam de Reresby, whom the king has caused to be removed from office because he is appealed before the king of a robbery committed upon Thomas Bretoun and of other felonies.

Sept. 7.
Bawlings.

To Simon de Bereford, escheator this side Trent. Order to cause Margery, daughter and heiress of Thomas fitz Aer, tenant in chief of the late king, to have seisin of her father's lands, as she has proved her age before the escheator and the king has caused her homage for her father's lands to be respited until the quinzaine of Easter next, unless the king come to the parts of Hereford in the meantime, at the request of the bishop of Hereford, his treasurer.

By p.s. [2063.]

Sept. 7.
Bawlings.

To the treasurer and barons of the exchequer. Order to receive an attorney to be named by Nicholas de Hugate, canon of St. Peter's, York, to render Nicholas's account of the time when he was keeper of the late king's victuals in Gascony and receiver of his moneys there, as Nicholas is about to make his residence at York by the king's licence, so that he cannot attend in person to the rendering of his account.

By p.s. [2062.]

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Aug. 30.
Clipstone.*Membrane 15—cont.*

To the same. Master Walter de Islep has shewn the king that whereas he made fine with the late king in 500 marks for restitution of his lands, goods and chattels and debts, which had been taken into the said king's hands by reason of certain trespasses committed by Walter in Ireland, and he paid to the said king 300 marks thereof, and the late king ordered the treasurer and barons of the exchequer of Dublin to deliver to Walter all his lands, goods and chattels and debts, nevertheless they sold goods and chattels of his to the value of 500*l.* at a less price than they were worth, and no recompence was made to him for 133*l.* 6*s.* 8*d.* the remainder of the fine aforesaid, and the king therefore ordered the justiciary and chancellor of Ireland to cause the truth of the matter to be inquired into and to have the inquisition before the king in the octaves of Martinmas next, and Walter has prayed the king to cause the exaction of the said 133*l.* 6*s.* 8*d.* to be superseded in the meantime: the king therefore orders the treasurer and barons to cause the exaction thereof to be superseded until the octaves aforesaid, so that he may then, when the inquisitions have been returned, cause to be done what shall be just and consonant with reason. By C.

Aug. 30.
Clipstone.

To John de Roches, keeper of the islands of Jerneseye, Jereseye, Serk, and Aurneye. The king has received his letters containing that, from the time of his arrival in the islands for the custody thereof by the king's commission, he has retained and still retains six men-at arms with him in aid of the keeping of the islands, and also that he found fifty men in Castle Cornet and thirty men in the castle of Gorri in the island of Jereseye, who had been placed therein for the keeping of the castles by Gerard de Ornm, lately supplying the place of Otto de Grandissono, then keeper of the islands aforesaid, each of whom, with the exception of the constables, ought to receive 2*d.* a day for their wages, and that he has hitherto retained the said eighty men for the munition of the castles aforesaid at the king's wages, paying some of them such wages, and he has prayed the king to signify to him his will concerning the keeping of these men in the future: the king, confiding in his circumspection, and considering that he is able to have greater knowledge of those things that pertain to the keeping of those parts than others ignorant of the state of those parts, orders him to take advice concerning the premises, and if he find that the castles cannot be conveniently kept with a less number than the eighty men aforesaid, he is to retain them or others in their places, if need be, for the munition of the castles together with the aforesaid six men-at-arms for such time as he shall deem expedient, and he is to pay to them their wages for the time that he has had the custody of the islands and henceforth out of the issues of the islands.

By K. & C.

Aug. 30.
Clipstone.

To the same. Order to distrain all persons of Normandy who hold of the king in the isles aforesaid and are bound to do fealty to the king to do their fealties before the king in the islands, and to respite, during the king's pleasure, the homage of those who are bound to do homage, as the king learns that the bishops, abbots, priors, and other men of Normandy holding of him in the islands by homage, fealty, and other services assert that they ought not to do their homage and fealty to the king except where their predecessors did in the times when the islands were parcel of Normandy.

[*Faderas.*] By K. & C.

To the same. Order to take the king's fermes and rents there to the value of the old money current in the islands, if he can attain this by any means, so that the king may not lose by the changes in the money, as the king is given to understand that the money current in the islands is so weakened and diminished in value by the frequent exchanges thereof that where his progenitors received their fermes and rents in money whereof four were worth one sterling, now eight pennies of the money current there are not worth one sterling.

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Membrane 15—cont.

To the same. Order to demise the king's small fermes, escheats, and mills to men of those parts at yearly ferm, if it seem to him to be more to the king's advantage, not exceeding the term of three years in the demises, as the king is given to understand that it is more to his advantage to demise them at ferm than to keep them in his hands.

To the same. The king has received complaint from certain men and merchants of the islands aforesaid that the men of Normandy from Dipe and Honnesle have taken by armed force eight ships of theirs laden with salt of Peytou, to the value of 100*l.*, in the port of Loupan, and detain the ships and salt and divers other of their goods found in the ships from them, wherefore they have prayed the king to provide a remedy: the king therefore orders him, if he ascertain that it is as stated, to arrest the ships and goods of men of Dipe and Honesle found in the islands to the value of the aforesaid ships and goods, and to cause them to be kept safely until the said men and merchants have been satisfied, making indentures with the owners of the ships and goods arrested by him stating the cause of the arrest, the goods arrested and their value, and at whose suit [they shall be arrested].

May 28. To Simon de Bereford, escheator this side Trent. Order not to distrain Henry de Beaumes for his homage and fealty for the lands that he holds of the king, as he has done his homage and fealty to the king. By p.s.[1919.]
Northampton.

Aug. 30. To the sheriff of Southampton. Order to cause a hundred thousands of small firewood (*talshid'*) and 2,000 quarters of wood charcoal (*carbonum busce*) to be bought and purveyed by the view and testimony of a faithful man of that county, and to cause them to be carried to Portesmuth, and to be there delivered by indenture to John de Roches, keeper of the islands of Gernereye, Jereseye, Serk, and Aurneye, or to his attorney, for the munition of the islands aforesaid.
Clipetone. By K. & C.

To the sheriffs of London. Order to cause 120 shields (*targeas*) painted with the king's arms, 100 foot crossbows, and 20 crossbows with windlasses (*ad troll'*) to be bought and purveyed in the city by the view and testimony of the king's crossbowman, and to cause them to be carried to Portesmuth, there to be delivered to John de Roches, keeper of the islands of Gernereye, Jereseye, Serk, and Aurneye, or to his attorney.
[Federa.] By K. & C.

Sept. 11. To Simon de Bereford, escheator this side Trent. Order not to distrain John de Strathwait for homage and fealty for the lands that he holds of the king, as he has done his homage and fealty to the king. By p.s. [2068.]
Evesby.

June 26. The like to the same in favour of Thomas son of Eustace.
Evesham. By p.s. [1968.]

MEMBRANE 14.

Aug. 30. To John de Roches, keeper of the islands of Gerneseye, Jereseye, Serk, and Aurneye. Whereas the king understands that there are many defects in his castles and mills in the islands aforesaid, and that unless they are speedily repaired greater damage will accrue hereafter, and he considers that these defects happened in the time of Otto de Grandisono, late keeper of the islands aforesaid, through the default of him and his bailiffs, for which reason they ought to be repaired out of his goods and the issues of the islands pertaining to him and his executors, the king orders the keeper to cause the castle and mills to be repaired out of Otto's goods and chattels found in the islands and out of the issues of the islands, by the view and testimony of men of the islands.
Clipetone. By K. & C.

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Membrane 14—cont.

To the same. Whereas the king understands that two ships of Flanders came to the islands aforesaid by armed force at the time when the Flemings were enemies of the late king, and that they entered the islands, and did much damage therein, and that the men in the ships were slain by the men of the islands as enemies, and that the ships and divers arms, to wit hauberks (*loricis*), haubergeons, aketons, plates, and other arms, to the value of 100*l.*, were seized into the late king's hands by the bailiffs of the aforesaid Otto as forfeited to the king, and that they were placed in the castle of Gorri in Jereseye for the munition thereof, and the arms have been eloigned from the castle after Otto's death, the king orders him to cause inquisition to be made concerning the eloignment of the arms and where they are now, and to send him the inquisition, so that he may cause to be done what shall seem fit by his council.

To the same. Whereas the king understands that certain men who were bailiffs and sub-ministers of Otto de Grandisson, late keeper of the islands aforesaid, have eloigned, after Otto's death, the rolls of rents and court rolls and other memoranda touching the king and his fermes and lands, and that they detain them in their possession, the king orders the said John to inform himself by inquisition and otherwise concerning the premises, and to compel all those in whose possession such rolls remain to deliver them to him, for evidence of the king's rights in the premises.

Sept. 12.
Boston.

To the sheriff of Suffolk. Order to deliver to Ebulo Lestraunge and Alesia his wife, daughter and heiress of Henry de Lacy, late earl of Lincoln, 30*s.* of yearly rent in Coulyng in that county and the advowsons of the church and chapel of that town, together with any arrears of the said rent in his hands, as the king—upon their complaint that the said rent and advowsons, which are of Alesia's inheritance and which were restored to her by the late king, have been hitherto detained from them—appointed Robert Daspile, Ralph de Bockyng, and Richard de Ikene to make inquisition concerning the premises, and it is found by their inquisition that the rents and advowsons are of Alesia's inheritance, and that they were taken into the late king's hands upon the death of Thomas, earl of Lancaster, her first husband, and that they are in the king's hands for this reason, and that Alesia did not remit or quit-claim her right therein to the late king, and that they are not held of the king.

Sept. 12.
Swineshead.

To Simon de Bereford, escheator this side Trent. Order not to intermeddle further at present with a messuage and 8 bovates of land of the prior of Lewes in Melton Mowbray, as the escheator returned to the king that John de Bolingbroke, the late king's escheator in co. Leicester, took the messuage and land into the late king's hands, asserting that the prior of Lewes of that time and the convent of the same had acquired the messuage and land to them and their house after the publication of the statute of mortmain without the late king's licence, and that the late king granted the messuage and land thus in his hands to Eleanor, late the wife of Hugh le Despenser, the younger, and that she was seised thereof until the time when her husband's lands were taken into the late king's hands by his forfeiture, after whose forfeiture the prior entered the messuage and land forthwith without any warrant, wherefore Simon took them into the king's hands, and afterwards, at the prior's prosecution—suggesting that the messuage and land are glebe of the church of Melton Mowbray, which the prior and convent hold to their own uses—the king ordered Simon to make inquisition in Eleanor's presence, if she wished to be present, whether the messuage and land are the glebe of the church aforesaid from the time of its foundation or not, etc., and it is found by the inquisition that the messuage and land are the glebe of the said church, which the prior and convent hold to their own uses, and that they were

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Membrane 14—cont.

glebe of the church from the time of its foundation, and that they were taken into the late king's hands by the said John for the reason aforesaid and for no other reason, and that the late king, on 29 May, in the 18th year of his reign, granted the messuage and land by letters patent to Eleanor for her life, and that she was seised thereof from that day until Hugh's lands were taken into the king's hands by his forfeiture, and that the prior immediately after the forfeiture entered the messuage and land without any warrant, for which reason the said John afterwards took them into the late king's hands, and they are thus in the king's hands.

Sept. 15. To William de Leicestria and John de Braheston, keepers of the goods Sutton Chapel and chattels that belonged to Walter, late archbishop of Canterbury. Order to pay to Reginald de Cobeham, whom the king has sent to Brabant for certain of his affairs wherewith Reginald is charged by him and his council, 300*l.*, the king having lately ordered the keepers of the temporalities of the archbishopric of Canterbury to pay the above sum to Reginald, and they have signified to him that they have not money of the issues of the temporalities to pay this sum. By p.s. [2071.]

Sept. 12. Roger Ingelherd de Beveraco of Molscroft, imprisoned at Beverley for Boston. the death of John son of Ralph de Stok, has letters to the sheriff of York to bail him until the first assize.

Sept. 12. To John Mautravers, the younger. Order not to molest John de Weston, constable of Bordeaux, in his person or goods by virtue of the king's late appointment of him to cause John de Weston to be arrested and brought before the king, as the king wills that John de Weston shall return without delay to the duchy [of Aquitaine] and shall execute the said office of constable. By K.

Aug. 30. To John de Roches, keeper of the islands of Gernereye, Jereseye, Serk, and Aurneye. Clipstone. The king learns that the construction of a castle called 'Girburgh' was lately commenced in the island of Gerneseye for the greater safe keeping of those parts, and that it is not completed, and that the late king ordered it to be finished out of the issues of the aforesaid islands and from certain other goods: the king therefore orders John, if it be as stated, to cause the castle to be made from such issues and goods as speedily as possible by the view of men of those parts. By K. & C. [*Federa.*]

To the same. Order to cause the castles of the islands aforesaid to be provided with victuals, arms, and other necessaries as shall seem fit out of the issues of the islands by the view of some approved men of those parts, as the king learns that they are not provided with victuals, arms, and other necessaries, whereby danger may arise to the king and those parts. The king has ordered the sheriffs of London to cause 120 shields (*targeas*), 100 foot-crossbows, and 20 crossbows with windlasses (*ad troll'*), and the sheriff of Southampton to cause a hundred thousands of small firewood (*talshid'*), and two thousands of charcoal to be bought and provided in their bailiwicks and carried to Portesmouth and delivered to John, for the munition of the castles aforesaid. By K. & C. [*Ibid.*]

Sept. 19. To the sheriff of Southampton. Whereas, at the complaint of Roger de Walsingham. la Hurne and Richard de Cockle of Southampton, and other merchants of that town and of the town of Great Yarmouth and elsewhere that certain malefactors of France, Normandy, and Poitou had attacked them in warlike manner when they had gone to the ports of Bune in Poitou and Leyre in Normandy, and had slain them (*sic*), burnt their ships, and taken and carried away their goods and chattels in the ships, the king ordered the sheriff to cause all goods and chattels and debts of the men and merchants

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Membrane 14—cont.

of the said lands to be arrested, and to be kept safely until the said merchants of this realm should be satisfied for their damages, and it is found by proof made at the suit of the said Roger and Richard by the oath of merchants plying the sea (*mare exercencium*) and of other men of the sheriff's bailiwick before John Randolph and John de Ticheburn that the malefactors aforesaid took and had their will of the ships and other goods and chattels of Roger and Richard to a great value; as the said matter cannot be discussed and determined before the coming parliament by reason of some doubts that have arisen in respect thereto, the king orders the sheriff to cause the goods and wares of the said merchants of France, Normandy, and Poitou arrested by him by pretext of the order aforesaid to be kept safely without loss, and to cause all their goods and chattels and their debts found hereafter to be arrested by the view and testimony of two burgesses or other men of the places wherein they shall be arrested, and to cause them to be kept safely in like manner until the said merchants of this realm be satisfied for their goods, chattels and debts, or until otherwise ordered, certifying the king of his proceedings. By C.
[*Fædera.*]

The like to the sheriffs of Gloucester, Wilts, Somerset, and Dorset.

Sept. 20.
Walsingham.

To William la Zousche de Mortuo Mari, keeper of the Forest this side Trent, or to him who supplies his place in the forest of Wyndesore. Order to deliver John, abbot of Certeseye, Thomas de Hamme, Richard 'the abbotes cosin of Certeseye,' and John 'the abbotes plomer of Certeseye,' imprisoned in Wyndesore castle for trespass of venison in Wyndesore forest, to twelve mainpernors for each of them, who shall undertake to have them before the justices next in eyre for Forest pleas in co. Berks.

The like to the same, in favour of John, abbot of Certeseye, imprisoned in Wyndesore castle for trespass of venison in Wyndesore forest and for harbouring trespassers of such venison.

Thetford.

John de Etton, clerk, has letters to Simon, archbishop of Canterbury, to receive the pension due to one of the king's clerks by reason of the archbishop's new creation.

Vacated, because on the dorse.

Sept. 28.
Cambridge.

To W. bishop of Norwich. Notification of the king's revocation of his presentation of William de Derham to the church of Clopton in the bishop's diocese, Thomas, earl of Norfolk and marshal of England, having given the king to understand that the presentation to that church belongs to him and not to the king. By K.

Vacated, because on the Patent Roll.

Sept. 27.
Cambridge.

To John de Flete, keeper of the king's wardrobe in the Tower of London. Order to deliver to John de Monte Gomeri, the king's yeoman, for the use of Giles de Badelesmere all the armour, both 'cotearmurs' and others, that belonged to Bartholomew de Badelesmere, Giles's father, the king having given them to Giles. [*Fædera.*]

*MEMBRANE 13.*Sept. 23.
Norwich.

To the sheriff of Southampton. Order to cause eight barrels of woad and 100 stones of woad-seed (*walde*) of John de Hane, merchant of Corby of the realm of France, appraised at 4*l.* 10*s.* 0*d.*, arrested by John Jurdan, bailiff of Southampton, in execution of the king's writ to the sheriff, return whereof the sheriff caused John to have, to arrest goods of the men and merchants of Normandy and elsewhere in the realm of France to the value of 100*l.*, in part satisfaction of the damages sustained by Elias de Stubton

1328.

Membrane 13—cont.

- by reason of the taking of his ship called '*La Bonane*' of Boston and of the goods in her [*as at page 175 above*], to be appraised in the presence of the said John de Hane or his attorney, if he choose to attend, and to deliver them or the price thereof to Elias, the sheriff having previously delivered to him the goods and chattels of certain men and merchants of Normandy, appraised at 10*l.* 13*s.* 4*d.*, arrested by him upon two occasions in the ports of Portesmuth, Lenyngton, and Southampton. He is ordered to cause goods to be arrested in like manner to the value of the remainder of the aforesaid sum, certifying the king of his proceedings. The king has ordered the sheriffs of Norfolk, Suffolk, Dorset, and Devon to arrest goods to the value of 100*l.* each, and the bailiffs of Shorham to arrest goods to the value of 60*l.* for the remainder of the value of the ship and goods. By C.
- Sept. 24. To the sheriff of Norfolk. Order to release Adam Rolok of Scotland, who was captured and imprisoned at Norwich amongst other Scotch rebels in a boat that arrived at Brunham in the late king's time, as he has prayed the king to provide for his release. By K.
- Sept. 26. To Hugh de Madefray. Order to deliver to Simon, archbishop of Canterbury, his manor of Wengham with the barton and other appurtenances, which are in Hugh's custody by the king's commission, together with the issues received therefrom from 19 September last, when the king took the archbishop's fealty and restored to him the temporalities of the archbishopric.
- Oct. 1. To the sheriff of Lincoln. Order to pay to Wentliana, daughter of Llewelin, late prince of Wales, a nun of Sempyngham, 10*l.* out of the issues of his bailiwick for Michaelmas term last, in accordance with the king's grant to her of 20*l.* yearly in aid of her maintenance from the issues of that county.
- Oct. 3. To the treasurer and barons of the exchequer. Order to cause allowance to be made to the aforesaid sheriff for the sum of 10*l.*, paid by him in execution of the preceding order.
- Oct. 3. To Maurice son of Thomas. Order not to intermeddle further with the castle, manor, and town of Ardrathin in Connacht (*Connactia*), and the fees whereof certain rents are paid when the king's service is proclaimed, a messuage in Rothla with a garden and a moiety of a weir there, a moiety of the half cantred of Siglare, two parts of the borough of Kynsale, the manor of Mountanenagh, the castle and manor of Inchecoyn, and the rents and other profits in the town of Yoghil, and an island adjoining it there called 'Le Balledeilond,' certain lands in the city of Limerick, and the cantred of Tirconil, if any of them are in his custody by the late king's commission, and to deliver the issues thereof since 23 March, in the first year of the king's reign, to Margaret, late the wife of Bartholomew de Badelesmere, aunt and co-heiress of Thomas, son of Richard de Clare, tenant in chief of the late king, as the king took her homage for her purparty of the inheritance on the said day, when he ordered Thomas le fitz Johan, earl of Kildare, then justiciary of Ireland, to cause Margaret to have seisin of the premises, which had been assigned to her in her purparty.
- Oct. 4. To Geoffrey le Scrop and his fellows, justices to hold pleas before the king. Whereas the king understands that an inquisition concerning certain things touching the manor of Oxyndon, co. Gloucester, which is in the king's hands by reason of the minority of Giles, son and heir of Bartholomew de Badelesmere, tenant in chief of the late king, remains to be taken before the said justices, and certain muniments touching the manor have been found and the king has caused certain other things to be searched

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Membrane 13—cont.

whereby the justices may have evidence concerning Giles's right in taking the inquisition aforesaid; the king, wishing to provide for Giles's indemnity, especially as he is a minor in his wardship, orders the justices not to hasten to take the inquisition so that prejudice may be done to the king's right or to Giles's right in the premises.

By p.s. [2093.]

Sept. 27. To Simon de Bereford, escheator this side Trent. Order to pay to Joan de Torthorald 10 marks for Michaelmas term, in accordance with the king's grant to her of 10 marks yearly at Michaelmas and 10 marks yearly at Easter out of the issues of the said escheatry, in aid of her maintenance.

Cambridge.

Oct. 3. To the treasurer and barons of the exchequer. Order to allow to the aforesaid Simon 10 marks, paid by him in execution of the preceding order.

Gloucester.

To the bailiffs of the city of York. Order to pay to William de Roos of Hamelak 75 marks from the ferm of that city for Michaelmas term last, in accordance with the late king's grant of 22 August, in the 16th year of his reign, of 150 marks yearly from the ferm of that city, and of the like sum from the ferm of the city of York, until he should provide him with 300 marks of land yearly between the Thames and the Tees.

The like to the bailiffs of the city of Lincoln.

Oct. 7. To the treasurer and barons of the exchequer. Order to allow to the bailiffs of York 75 marks, paid by them in execution of the preceding order.

The like in favour of the citizens of Lincoln.

Aug. 10. To the sheriff of Southampton. Order to restore to Peter Groesle, merchant of Amiens, three barrels of woad and six sacks of wool belonging to him, which the mayor and bailiffs of Southampton have arrested, as the sheriff has returned, in execution of the king's order to the sheriff to cause the goods, etc., of the men and merchants of France, Normandy, and Poitou to be arrested, as Peter has besought the king to cause his goods aforesaid to be restored to him because he is not of the said lands, and he has found security in chancery to answer to the king concerning his said goods and for his good behaviour.

By K. & C.

Memorandum, that John Boyter mainperned on Peter's behalf to answer to the king for the said goods and for his good behaviour.

To the sheriff of Somerset. Like order for restitution of Peter's goods arrested by him.

By K. & C.

Sept. 26. To the mayor and bailiffs of Bristol. Like order for the restitution of the goods and debts of Firmin de Arace, merchant of Amiens, arrested by them, if they ascertain that he is of Amiens and not of the aforesaid lands.

By K. & C.

MEMBRANE 12.

Oct. 17. To the sheriff of Gloucester. Order to cause a verderer for the forest of Dene to be elected in place of William Holt, deceased.

Bury

Oct. 16. To Henry Darcy and John Hauteyn, late sheriffs of London. Order to pay to Bertram de la More 10 marks for Michaelmas last out of the ferm of that city, in accordance with the late king's grant to him of that sum yearly for life.

St. Edmunds.

Oct. 19. To Simon de Bereford, escheator this side Trent. Order to cause dower to be assigned to Sarah, late the wife of Henry Spigurnel, tenant in chief, upon her taking oath not to marry without the king's licence.

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Membrane 12—cont.

To the same. Order to cause dower to be assigned to Constance, late the wife of Stephen de la More, tenant in chief.

Oct. 20.
Salisbury.

To John de Insula, constable of Wyndesore castle. Order to pay to Ed. de Algat, janitor of both gates, 4*d.* a day; to Alexander le Peyntour, one of the viewers of the king's works, 2*d.* a day; to Thomas le Rotour, the other viewer of the king's works, 2*d.* a day; to John the gardener of the king's garden outside the castle, 2*d.* a day; to four watchmen of the castle, 2*d.* a day; to Robert de Wodeham, captain-forester of Wyndesore forest, 12*d.* a day; to Ralph de la More, clerk of the king's works in the castle, 2*d.* a day; to Ralph de Weston, keeper of Kenyngton park, 1*d.* a day: being their wages and stipends from Michaelmas last until next Michaelmas.

Oct. 16.
Salisbury.

To John Mautravers, keeper of the manor of Boyton, which belonged to John Giffard of Brymnesfeld, tenant in chief of the late king, in the king's hands by reason of his death. Order to pay to Agnes Giffard, a nun of Wilton, the arrears of 39*s.* of yearly rent from that manor, and to pay her the rent hereafter for so long as the manor shall be in his custody, as the king learns by inquisition taken by Philip de la Beche that John Giffard, on Sunday after St. Mark, 11 Edward II., granted the said rent by charter to Agnes for life, and that he charged payment thereof upon all his lands in Boyton that Thomas du Boys and Henry le Carter held of him at will, and that Agnes was seised of the rent from the time of the grant, as well by the hands of Thomas and Henry whilst the lands were in their hands as afterwards by the hands of the keepers of the lands when the manor was in the late king's hands, until the Purification, in the first year of the king's reign, since which time the rent is in arrear to her, and that she did not change her estate therein in any way.

Oct. 18.
Salisbury.

To the sheriff of Somerset. Order to release without delay any goods of Peter son of James le Monoier of Amiens, merchant, that he may have arrested by virtue of the king's order to arrest goods of men of France, Normandy, and Poitou, as the king, on 5 June last, received Peter into his protection by letters patent under his privy seal for two years.

The like to the sheriff of Southampton.

Oct. 20.
Salisbury.

To Simon de Bereford, escheator this side Trent. Order not to intermeddle further with two messuages and two carucates of land in Jacton and Ywode, and to restore the issues thereof, as the king learns by inquisition taken by the escheator that Stephen de la More and Constance his wife held them jointly on the day of Stephen's death, to them and to Stephen's heirs, and that they are held of the bishop of Bath, and that William de la More, son of the said Stephen, is his next heir and is aged fifteen years.

Oct. 20.
Salisbury.

To the treasurer and barons of the exchequer. Order to cause the exchequer, with the rolls, tallies, writs, memoranda, and other things concerning it, to be transferred to Westminster, so that it be held there on the morrow of St. Hilary next, and to enjoin the officers of the exchequer to cause the rolls, tallies, writs, and other things to be arrayed and carried thither according to the ordinance of the treasurer and barons, as the king has ordained, by the counsel of the prelates, earls, *proceres* and magnates of the realm in the parliament at New Sarum, that the exchequer shall be transferred to Westminster and shall be held there during the king's pleasure. The king has ordered the sheriff of York to cause barrels, chests, and other necessaries for the premises to be purveyed and made, and to obey and be intendant to the treasurer and barons in the premises.

By K. & C.

1328.

Membrane 12—cont.

To the treasurer and chamberlains. Order to pay money out of the treasury according to their discretion for the carriage of the exchequer and rolls, etc.

To William de Herle and his fellows, justices of the Bench. Order to cause the Bench, together with the rolls, writs, and other things pertaining to it, to be transferred to Westminster, so that it be held there in the quinzaine of Easter next, adjourning to that place the parties pleading before them who ought to be adjourned, as the king has ordained by the counsel aforesaid that the Bench shall be transferred thither and be held there during his pleasure. The king has ordered the treasurer and chamberlains to cause the charges about the carriage of the rolls, writs, fines, and memoranda to Westminster to be paid to William or to those whom he shall depute. The king has ordered Peter de Ludyngton, his clerk in the Bench, to cause the rolls, writs, feet of fine, and other things touching the Bench in his custody to be arrayed and carried to the said place according to the ordinance of the said justices.

Mandate in pursuance to Peter de Ludyngton.

Mandate in pursuance to the treasurer and chamberlains.

To the sheriff of York. Order to cause barrels, chests, and other things necessary for the transference of the exchequer and Bench to be purveyed and made and delivered to the treasurer, barons, and justices aforesaid, and to obey and be intendent to them in the premises. By K. & C.

Oct. 22.
Salisbury.

To the treasurer and barons of the exchequer. The citizens of London have shewn the king, by their petition before him and his council in parliament, that it was granted to them amongst other liberties by the charters of the king's progenitors that none of them shall plead or be impleaded outside the walls of the city for any plea, except foreign tenures, which liberty they and their ancestors have always used and enjoyed without impediment from the time of the making of the charters aforesaid, until the steward and marshal of the late king's household compelled divers citizens of the city by various distresses to answer before them outside the walls to divers men making plaint of debts, trespasses, agreements, and other pleas arising within the city, having no consideration to the liberty aforesaid, and delivered to the late king's exchequer their estreats of amercements, fines, and issues arising before them from such pleas, by pretext whereof the treasurer and barons intend levying such amercements, fines, and issues from divers citizens for the king's use by reason of such pleas held outside the walls contrary to the liberty aforesaid, wherefore the citizens have prayed the king to provide a remedy: the king therefore orders the treasurer and barons to search the accounts and other memoranda concerning the estreats of the marshalsea of his progenitors in the exchequer, and to examine the certificates of his treasurer and chamberlains and of the keeper of his wardrobe (whom he has separately ordered to search the rolls and memoranda in their hands concerning such estreats of the marshalsea of his progenitors, and to certify the treasurer and barons concerning the same), and to call before them those of his council who ought to be called, and to hear the reasons of the citizens, and to examine the charters aforesaid, and if they find thereby or in any other lawful manner that the said exactions were made contrary to the charters and the liberty aforesaid, to supersede entirely the said exactions, and to cause the citizens to be acquitted and discharged thereof, superseding the exaction thereof pending the discussion of this matter before them. By pet. of C.

Oct. 20.
Salisbury.

To W. archbishop of York. Order to appoint some trustworthy men to survey the prebend of Styvelyngton, in St. Peter's church, York, and to cause it to be taxed anew, so that the tenth of the clergy may be levied.

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Membrane 12—cont.

from it according to such taxation, certifying the treasurer and barons of the exchequer of such new taxation, as John de Godelee, the prebendary thereof, has besought the king to cause it to be taxed anew, and to cause the tenth to be levied according to such new taxation, as it has been much wasted by the frequent invasions of the Scots, so that it is insufficient to pay the tenth according to the old taxation.

Oct. 21.
Salisbury. To the mayor of London and to the escheator in that city. Order to deliver to Henry de Percy all the lands of Robert le fitz Waltier, tenant in chief, in the city, together with the issues received therefrom, as the king has granted to Henry the custody of Robert's lands during the minority of his heir. By p.s. [2114.]

Oct. 20.
Salisbury. To the treasurer and barons of the exchequer. Order to audit the account of Walter Turk, keeper of the king's exchanges of London and Canterbury, for all the time that he has been keeper thereof, and to allow to him such wages for himself and the king's ministers of the exchanges as were usually allowed to other keepers in times past, and to proceed to the final issue of the account. By p.s. [2113.]

Oct. 19.
Salisbury. To Simon de Bereford, escheator this side Trent. Order not to distrain Philip de Gumdon for homage for the lands that he holds of the king, as he has done homage to the king. By p.s. [2108.]

Oct. 18.
Salisbury. The like to the same escheator in favour of John de Wantyne. By the same writ. [2107.]

Oct. 17.
Salisbury. To the same. William de Clynton and Juliana his wife have shewn the king that Thomas le Blount and the said Juliana, lately his wife, enfeoffed Walter, parson of the church of Leyburn, and Martin, parson of the church of Eshettesford, of the manors of Preston, Dene, Hammes, Elmershton, Gare, Langele, and a third of the manor of Herlettesham, together with divers other manors and lands that were of her inheritance, and Walter and Martin afterwards granted the manors and lands to Thomas and Juliana, to them and to Juliana's heirs, concerning which the note of a fine was levied between the parties before the justices of the Bench by the king's writ, and that the escheator has nevertheless taken the said manors and lands into the king's hands by reason of Thomas's death, pretending that Thomas held them in fee and that he had such estate therein on the day of his death, wherefore William and Juliana have prayed the king to provide a remedy, and the king thereupon ordered the escheator to make inquiry concerning the premises; the king now orders the escheator to deliver all manors and lands of Juliana's inheritance to the said William in the meantime, upon his finding security to answer to the king for the issues of the manors, lands, etc., aforesaid if they ought to pertain to the king.

MEMBRANE 11.

Oct. 4.
Gloucester. To the sheriff of York. Order to pay to Thomas de Ousthorp the arrears of his usual wages for the time of the sheriff's office for the custody of the king's fishpond of Fosse, which the king committed to him during good behaviour on 5 November last at the request of J. bishop of Ely, and to pay him his wages henceforth.

Sept. 26.
Bury
St. Edmunds. To the sheriff of Southampton. Order to supersede the execution of the king's order to deliver to Elias de Stubton, citizen of Lincoln, eight barrels of woad and 100 stone of woad-seed (*walde*) belonging to John de Hane, merchant of Corby, of the realm of France, and to cause them to be

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Membrane 11—cont.

- delivered to Geoffrey le Mouner of Amiens, who has asserted in chancery in person that he is a merchant of Amiens and that the said woad and woad-seed belong to him and not to the said John, if the sheriff ascertain that Geoffrey is a merchant of Amiens and that the goods belong to him and not to John, and upon Geoffrey finding security to answer to the king for the said goods if the king will speak against him concerning them.
- Oct. 8.
Gloucester. To the sheriff of Norfolk and Suffolk. Order to supersede entirely the king's writ of privy seal ordering him to pay to Thomas, earl of Norfolk, and Marshal of England, 10*l.* for the expedition by him of certain of the king's affairs, as the earl has written to the king that the sheriff is unable to pay him that sum at present, and the king has therefore ordered the prior of Holy Trinity, Norwich, one of the collectors of the tenth of the clergy in the bishopric of Norwich, to pay the earl [the aforesaid sum.]
- Oct. 6.
Gloucester. Mandate in pursuance to the prior of Holy Trinity, Norwich. By K.
- Oct. 3.
Gloucester. To John de Bolynghrok, escheator beyond Trent. Order to pay to Meliora, late the wife of Gilbert de Clyncarny, 10*l.* out of the issues of his bailiwick for Michaelmas term last, the king having lately granted to Gilbert the manor of Milham, co. Norfolk, for life in aid of the maintenance of himself, Meliora, and their children, and the king has now, out of compassion for Meliora's estate, who has no lands or tenements to maintain her, and in consideration of Gilbert's good service to him and his father, granted to her 20*l.* yearly from 1 September, in the first year of his reign, to be received from the escheator beyond Trent from the issues of his bailiwick at Michaelmas and Easter.
- Oct. 6.
Gloucester. To the treasurer and barons of the exchequer. Order to cause allowance to be made to the aforesaid escheator for 10*l.*, paid by him in execution of the preceding order.
- Oct. 8.
Gloucester. To Simon de Bereford, escheator this side Trent. Order to cause dower to be assigned to Alice, late the wife of Reginald son of Reginald, tenant in chief, upon her taking oath not to marry without the king's licence.
- Oct. 5.
Gloucester. To John de Bolynghrok, escheator beyond Trent. Order not to intermeddle further with the lands of Gerard Salveyn, tenant by knight service of the heir of Henry de Percy and of the heir of Robert le Chaumberleyn, which heirs were then minors in the late king's custody, as Gerard son of John Salvayn, Gerard's kinsman and heir, has proved his age before the escheator.
- Oct. 13.
Marlborough. To the sheriff of York. Order to pay to Margery, late the wife of Duncan de Frendraght, 24 marks 6*s.* 8*d.* out of the issues of his bailiwick for Michaelmas term last, in accordance with the king's grant to her of 49 marks yearly from the sheriff of York in aid of her maintenance from 16 August, in the first year of his reign, in recompence for the manor of Briggestoke, co. Northampton, which she held during the king's pleasure in aid of her maintenance, the king having assigned the manor on the said day to Queen Isabella for life.
- Oct. 16.
Salisbury. To Simon de Bereford, escheator this side Trent. Order to cause Bartholomew de Burghersh and Elizabeth his wife, daughter and co-heiress of Theobald de Verdon, tenant in chief of the late king, to have seisin of the castle of Ewyas Lacy in Wales, of the [yearly] value of 44*l.* 12*s.* 0*d.*, and of the manor of Stoke-on-Tirne, of the value of 14*l.* 3*s.* 7*d.*, which the king has assigned to them as Elizabeth's purparty of her father's lands, as Elizabeth has proved her age before Richard de Rodeneye, late escheator

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Membrane 11—cont.

this side Trent, and the king has taken Bartholomew's homage for the lands held of him.

To the same. Order to cause Thomas de Furnivall and Joan his wife, daughter and co-heiress of the aforesaid Theobald, to have seisin of the castle of Alveton, co. Stafford, with the members of Wotton, Stanton, Farleye, Rammesovere, Cotane, Bradeleye, Spenne, Denston, Strongeshull, Shene, Wynton, and Bedulf, in the same county, of the [yearly] value of 58*l.* 15*s.* 7*d.*, which the king has assigned to them as Joan's purparty of her father's lands, as the king has taken Thomas's homage for the lands held of him.

Oct. 30.
Salisbury.

To the same. Order to cause William le Blount and Margery his wife, daughter and co-heiress of the aforesaid Theobald, to have seisin of the castle of Webbele, co. Hereford, and of the manor of La Hethe, co. Oxford, of the [yearly] value of 58*l.* 15*s.* 7*d.*, which the king has assigned to them as Margery's purparty of her father's lands, as she has proved her age before John de Hampton, late escheator in co. Gloucester, etc., and the king has taken William's fealty for the lands held of him.

Memorandum, that certain tenements in Lodelowe, co. Salop, the manor of Balterdeleye, co. Stafford, certain lands in Bokenhale, in the same county, and certain lands in Fenton, in the same county, of the value of 63*l.* 5*s.* 3*1/4d.*, are retained in the king's hands for the purparty of one of the daughters and heiresses of the said Theobald, who is still a minor in the king's wardship.

Memorandum, that this partition was made by the aforesaid Thomas, Bartholomew, and William in the presence of H. bishop of Lincoln, the chancellor, by the assent of Queen Isabella, who has the wardship of the purparty of the aforesaid heiress still in the king's wardship, by estimation of the true value of the castles, manors and lands aforesaid and not according to the extents returned into chancery.

Oct. 12.
Marlborough.

To the treasurer and barons of the exchequer. Thurstan de Northlegh has shewn the king that he was indicted before the late king for sending 500 men-at-arms to Thomas, late earl of Lancaster, and for making assemblies of malefactors in markets and elsewhere, and for taking three harts in the forest of Mirscogh, and made fine in 100 marks with the said king for the said trespasses, whereof he paid 40 marks to the exchequer, and he has prayed the king to remit and pardon the 40*l.* still remaining due of the fine: the king therefore orders the treasurer and barons to cause the demand for the said 40*l.* to be superseded until the octaves of the Purification next, so that he may in the meantime make such ordinance as shall seem fit.

By K.

Oct. 14.
Marlborough.

To the same. Order to admit William de Wickelwod to render Benedict de Fulham's account for the time when he was the late and the present king's butler before them at the exchequer, as Benedict cannot attend in person because he is intending certain of the king's affairs by the king's order, and he has attorned William in his place.

By K.

Oct. 16.
Salisbury.

To the same. Order to allow to Henry Darcy, citizen of London, in the arrears of the ferm of the city when he was one of the sheriffs, 9*l.* 6*s.* 8*d.*, which he lent to the king upon 14 sacks of wool at the time when the merchants paid the king one mark by way of loan upon every sack of wool taken out of the realm by them, as he has shewn the king that he lent him this sum, which he paid to Gilbert Roberd and John de Preston, collectors of the loan in the port of Ipswich, as appears by letters patent under the king's seal called 'coket' in his possession, and that he has not yet been satisfied for the same, and he has prayed the king to cause it to be allowed to him as above.

By K.

1328.

*Membrane 11—Schedule.**Warantia dierum.*Jan. 30.
York.

To the mayor and sheriffs of London. Order not to put Robert de Watevill in default for not appearing on Monday after the Purification last in the suit before them in the husting of London by writ of right between Simon de Bernewall, defendant, and the said Robert, tenant, concerning a messuage in the suburbs of London, as he was in the king's service by his order on that day.

By K.

Feb. 5.
York.

To Queen Isabella's bailiffs of Bensynton. Order not to put William de Fauconberge in default for not appearing before them on Saturday after the Conversion of St. Paul last in the suit before them by writ of right between him and Matilda his wife, demandants, and the abbot of Rewley (*de Regali Loco*) near Oxford, tenant, concerning a messuage, 1½ caravates of land, 80 acres of wood, and 24s. of rent in Bensynton, as he was in the king's service by his order on that day.

By K.

July 16.
Burton-on-
Trent.

To the mayor and sheriffs of London. Order not to put Geoffrey de la Lee in default for not appearing before them on Monday after St. Barnabas last in the suit before them in the husting of London by writ of right between Amice, daughter of William son of Richard, defendant, and the said Geoffrey and Margaret his wife, tenants, concerning two messuages and four shops in London, as Geoffrey was in the king's service by his order on that day.

By p.s. [1983.]

Sept. 8.
Barlings.

To the justices of the Bench. Order not to put Robert de Ardern in default for not appearing before them on Sunday the octaves of Holy Trinity last and on the Monday following in the suit before them between Gilbert de Tolthorp, defendant, and the said Robert, tenant, concerning a messuage and a carucate of land in Sudburgh, as he was in the king's service by his order on the said days.

By p.s. [2065.]

To the same. Like order concerning Sunday the quinzaine of Holy Trinity and the Monday following.

By the same writ.

Oct. 27.
Salisbury.

To the same. Order not to put the prior of Little Malverne in default for not appearing before them on Thursday the octaves of Michaelmas last in the suit before them between the abbot of Pershore and the said prior for this, that the prior should render to the abbot John son and heir of Walter le Blake of Clifton, as the prior was in the king's service by his order on that day.

By p.s. [2136.]

*MEMBRANE 10.*Oct. 21.
Salisbury.

To the sheriff of Leicester. Order to cause William la Zousche of Haryngworth to have seisin of the manor of Lubbesthorp, as the king learns by inquisition taken by the sheriff that the manor, which was held by Roger la Zousche of Lubbesthorp, who was outlawed for felony, has been in the king's hands for a year and a day, and that Roger held it of William, and that it is now in the king's hands, and that Edmund de Assheby, the late sheriff of that county, had the king's year, day and waste thereof, and ought to answer to the king for the same.

Oct. 20.
Salisbury.

To the sheriff of Norfolk. Order to cause the bridges of Norwich castle, which are broken down, to be restored, expending up to 50 marks upon them.

By K. & C.

Oct. 22.
Salisbury.

To the sheriff of Wilts. Order to restore to Robert de Middelton, clerk of the diocese of Salisbury, his lands, goods and chattels, which were taken into the king's hands upon his being indicted before Fulk fitz Waryn, Robert de Prestbury, and Robert de Hungerford, and their fellows, justices of oyer and terminer in that county, for the robbery of Henry Asselyn of

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Membrane 10—cont.

Ogeforde, as he has purged his innocence before R. bishop of Salisbury, to whom he was delivered according to the privilege of the clergy.

Oct. 22.
Salisbury.

To Simon de Bereford, escheator this side Trent. Order not to intermeddle further with the temporalities of the priory of Montacute, and to restore the issues thereof to brother Guichard de Jou, the prior, who has shewn the king that whereas the abbot of Cluny presented him to the priory, which is of the king's advowson, to the late king in the form that was usual in times past, and the late king admitted him to the priory, and received his fealty, and restored the temporalities of the priory to him, and the king, after his accession, took his fealty, and he has been for a long time, and still is, in possession of the priory, nevertheless the escheator, under pretext of a provision of the priory newly made to an alien, pretending that the priory is void, has taken the temporalities thereof into the king's hands, wherefore the said Guichard has besought the king to provide a remedy.

Oct. 20.
Salisbury.

To the treasurer and barons of the exchequer. Order to send before the king in chancery the tenor of a recognisance for 10,000*l.* made in the exchequer by Edmund de Pynkeneye to Hugh le Despenser, the father, so that the king may cause to be done what ought to be done according to the form of the statute in the late parliament at Westminster for the annulling of recognisances made to Hugh le Despenser, the father, and to Hugh le Despenser, the son, after their exile, by force and duress, and to cause the exactation of the aforesaid sum from Edmund to be superseded in the meantime, as Edmund has prayed the king to cause him to be discharged of the above recognisance according to the statute, as he states that he made it to Hugh by force and duress after the exile, and the said sum is now exacted from him by summons of the exchequer for the king's use by reason of Hugh's forfeiture.

Oct. 22.
Salisbury.

To John de Bolingbrok, escheator beyond Trent. Order to cause dower to be assigned to Matilda, late the wife of John de Kirkebride, in accordance with the king's order to Simon de Grymmesby, late escheator beyond Trent, who was amoved from office before he could execute the order.

Oct. 24.
Salisbury.

To the treasurer and barons of the exchequer. Richard de la Pole and William his brother have shewn the king that they have received divers sums of money at the exchequer and from the king's wardrobe and from the issues of the customs by assignment made to them, in order to purvey wines and other things for the king's use, for which sums they have not yet fully accounted, and they lent to the king divers sums for the expenses of his household, as they promised (*assumpserunt*) under a certain form at the instance of the treasurer and barons, and for the expedition of divers affairs of the king's, and they have prayed the king to cause account to be made with them for all the receipts, payments, and expenses aforesaid, and to order satisfaction to be made to them for what shall be found due to them: the king therefore orders the treasurer and barons to account with them or their attorney to be appointed for this purpose by their letters patent, which attorney the king wills shall be admitted for this purpose, for all the receipts, payments, and expenses aforesaid, and to cause to be done what pertains to the final account, and to cause satisfaction to be made to them by assignment or payment for any surplus there may be at the end of the account.

By C.

To the same. Richard de la Pole, the king's butler, has shewn the king that whereas it was ordained by the late king and his council that purveyances of wine for his use should be made by the view and testimony of approved men and the bailiffs of the towns of the parts where the purveyances should be made to be appointed by him, and that the men thus appointed

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Membrane 10—cont.

should certify the treasurer and barons at the exchequer twice a year concerning such purveyances and other necessary things in this behalf, he has made purveyances of wines for the king's use for the time when he was butler without anyone being appointed for this purpose, and he has prayed the king to cause account to be made with him for his costs and expenses about the purveyance, and to order allowance therefor to be made to him notwithstanding the said ordinance: the king therefore orders the treasurer and barons to audit the account of the said Richard for the time when he was butler concerning such purveyances, and to receive from him or his attorney the particulars (*parcellis*) of such purveyances, and to inform themselves fully concerning the particulars and the places where the purveyances were made, and concerning all other things touching the account that may be necessary for the king, by inquisitions to be taken in the said places, if need be, or otherwise according to their discretion, and to cause to be done further what shall pertain to the completion of this account.

By C.

Oct. 26.
Salisbury.

To the collectors of wool, hides, and wool-fells in the port of Boston. Order to allow to John Keyser of Neuwerk, merchant, out of the next customs on his wool, hides, or wool-fells to be sent by him out of the realm from that port, 54 marks 3*s.* 8*d.* due to him from the king for a loan in the first year of the reign, as appears by the king's letters patent under the seal called 'coket,' as John has besought the king to cause such allowance to be made to him.

By pet. of C.

The like in favour of Godekin de Revele and Conrad de Affieu, merchants of Almain, for 211*l.* 3*s.* 8*d.*

By pet. of C.

*Vacated, because otherwise below.*Oct. 26.
Salisbury.

To the justice of the Bench. Eleanor, late the wife of Herbert son of John, has shewn the king, by her petition before him and his council, that whereas she lately demanded before the justices a third of the manor of Lechamstede, co. Berks, against Robert de Sapy as the third whereof the said Herbert dowered her at the church door when he married her, by the assent and will of John son of Reginald, his father, of whom he was the heir, and hereupon she produced a deed before the justices, the said Robert alleged before the justices in the Bench that he held the manor for life by demise from Peter de Gavelston by Peter's deed, which he exhibited, and that the reversion of the manor after his death pertained to the king by Peter's forfeiture, so that he ought not to answer to Eleanor without consulting the king, by reason whereof the justices have deferred proceeding further in the suit, and she has prayed the king to cause justice to be done to her in this matter: the king therefore orders the justices to proceed in the suit to the final discussion thereof, and to cause justice to be done to the parties notwithstanding Robert's aforesaid allegation, provided that they do not proceed to render judgment without consulting the king.

By pet. of C. [2680.]

To the same. The aforesaid Eleanor has shewn the king that whereas she lately demanded before the justices a third of the manor of Swerford, co. Oxford, against John de Hanlo as the third whereof the aforesaid Herbert dowered her at the church door when he married her, by the assent and will of John son of Reginald his father, and hereupon she produced a deed before the justices, the aforesaid John alleged before the justices in the Bench that he held the manor for life by demise from Hugh le Despenser by Hugh's deed, which he exhibited, and that the reversion of the manor after his death pertained to the king by Hugh's forfeiture, so that he ought not to answer to Eleanor without consulting the king, by reason whereof the justices have deferred proceeding further in the suit, and she has prayed the king to cause justice to be done to her in this

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Membrane 10—cont.

matter : the king therefore orders the justices to proceed in the suit to the final discussion thereof [etc., as in preceding order]. By pet. of C. [5537.]

Oct. 28. To the sheriff of Wilts. Order to cause a coroner for that county to be elected in place of John le Taillour, deceased.

Oct. 27. To Simon de Bereford, escheator this side Trent. Order not to distrain John de Weston for homage and fealty for the lands that he holds of the king, as he has done homage and fealty to the king. By p.s. [2139.]

Oct. 20. To Roger de Waltham, formerly keeper of the late king's wardrobe. Order to account with John de Lilleburn for the time when he was the late king's constable of Dunstanburgh castle, and to cause to be done what is right and reasonable concerning what shall be found to be due to John.

Oct. 27. To the treasurer and barons of the exchequer. The abbot and convent of Glastenbury have shewn the king, by their petition before him and his council, that the abbey has been much impoverished and wasted in times of voidance by the duress of the ministers who have had the custody thereof heretofore, from which no benefit accrued to the king's progenitors, and they have prayed the king to grant to the prior and convent, for the indemnity of the abbey, that they and their successors shall have the custody of the abbey and all things pertaining thereto in all voidances for a fixed sum (*certo*) to be rendered to the king for the time of the duration of the voidance; the king, in order that he may grant their request, wishes to be certified of what was answered to the late king and to his other progenitors for each voidance of the abbey, whether by fine made therefor or otherwise, and for what time, and how, and in what manner [answer was made], and whether the abbot has acquired any lands since the last voidance for which answer was not made to the king's progenitors, and what such lands are worth : he therefore orders the treasurer and barons to search the rolls and memoranda of the exchequer touching the premises, and to take information by inquisition or otherwise in this behalf, and to certify him under the exchequer seal of what they find. By pet. of C.

Oct. 28. To the keeper of the king's stud of the new park of Oki Wyndesore. Order to cause the tithe of the foals of the said stud for the time that he has been keeper to be paid to the parson of the church of the place to whom the tithe is due, and to pay the same tithe hereafter, as the abbot of Waltham Holy Cross, parson of the church of Wyndesore, has prayed the king, by petition before him and his council, to cause the arrears of the said tithe to be paid to him, since he ought to receive by reason of his aforesaid church by common right all great and small tithes of all things renewed (*innovatis*) within his parish yearly, and the park is within the limits of his parish. By pet. of C. [7336.]

To the treasurer and barons of the exchequer. Order to cause allowance to be made to Thomas de Heton for the 40*l.* due from him to the king for victuals bought from the king at Newcastle-on-Tyne in the debts due to him from the king, as he has prayed the king, by petition before him and his council, to cause the said 40*l.* to be allowed to him in the 120 marks due to him from the king, for the arrears of the 26 marks that the king granted to him yearly at the exchequer. By pet. of C.

Oct. 30. To the sheriff of Essex. Order to cause a coroner for that county to be elected in place of Robert de Haghams, who does not dwell in the county, so that he cannot exercise the duties of the office.

Nov. 6. To Simon de Bereford, escheator this side Trent. Order not to distrain Anastasia de la Grave for homage and fealty for the lands that she holds of the king, as she has done homage and fealty to the king.

By p.s. [2172.]

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Oct. 1.
Salisbury.

To the sheriff of Dorset. Order to justice James de Wynterbourne, parishioner of Master Richard de Clare, dean of the king's free chapel of Wymburneminstre, until he have satisfied holy church for his contempt and the wrong committed by him, as Richard has signified to the king by his letters patent that James is excommunicated for manifest contumacy and will not be justified by ecclesiastical censure. By p.s. [2039.]

*Membrane 10—cont.*Oct. 24.
Salisbury.

To John de Insula, constable of Wyndesore castle and keeper of the king's manor in Wyndesore park and of the king's parks there. Order to pay to John le Parker—to whom the king, on 8 February, in the first year of his reign, committed the office of parker of the new park of Wyndesore during pleasure, at the request of Hugh Daudel—the arrears of the usual wages for the said office since the said 8 February, and to pay him the same wages henceforth.

To the said John, constable of Wyndesore castle. Order to pay to Gilbert Pytot, the king's fletcher (*attilliatori*) in the castle, the arrears of his usual wages from the time of the constable's appointment, and to pay him the same henceforth.

Oct. 20.
Salisbury.

To the keeper of the islands of Gernereye, Jerezeye, Serk, and Aureneye, or to him who supplies his place in the island of Jerezeye. At the prosecution of John de Cales, chaplain, by petition before the king and his council,—shewing that whereas he gave divers sums of money to his children and their mother, in the hearing of the parishioners of the island of Jerezeye, in order to buy lands in inheritance therewith, so that the survivor should possess the said lands wholly, protesting that he had not given the said sums to the children and their mother for any other purpose (*alias*), and they and their mother acquired therewith divers lands in the island, nevertheless the said keeper's ministers caused the lands to be seized into the king's hands after the death of one of the boys contrary to the law and custom of the islands, and they thus detain them in the king's hands,—the king ordered the keeper to inform himself fully concerning the premises and all the other circumstances concerning them, and to certify the king concerning the same, and the keeper has returned that the said John, in the hearing of the parishioners of Jerezeye, gave divers sums of money to John, Peter, Philip, and William, his sons, and to Philipota, Guilimota, Raolina, and Simonetta, his daughters, and to Reginalda, the mother of the said children, to buy lands as stated in his petition, and that the children and their mother acquired in divers parishes in the island 12 virgates of land or thereabouts, worth in common years four quarters of wheat, and likewise acquired six quarters of wheat of yearly rent, and they were jointly seised thereof by reason of the acquisition aforesaid, and that the lands and rent were seised into the king's hands by reason of the death of William, one of the said children, a bastard, and for no other reason, and that they are held of the king by the common services, and that the custom of that country in like case is that when any bastard is jointly enfeoffed of land and die, the portion falling to him of right shall remain as escheat in the king's hands or in the hands of the chief lords of whom it is held, notwithstanding any condition made amongst the bastards: the king, wishing to do what is just for the said children and their mother, especially as it is not reasonable that all the lands and rent thus acquired shall be in his hands by reason of the death of the said William, orders the keeper to retain in the king's hands the portion falling to the said William, and to deliver the remainder to the said children and their mother.

MEMBRANE 9.

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Membrane 9—cont.

- Oct. 21. To the sheriff of York. Order to pay to Joan Comyn of Boghan 20*l.* out of the issues of his bailiwick for Michaelmas term, the king having, on 27 March, in the first year of his reign, granted to her 40*l.* yearly from the issues of that county in aid of her maintenance.
- Oct. 16. To the treasurer and barons of the exchequer. Order to receive William de Wikkewod to render the account of Richard de la Pole, the king's butler, as Richard is unable to be present in person as he is superintending divers of the king's affairs by his order, and he has attorned William before the king in his place for this purpose. By K.
- Oct. 26. To the sheriff of Gloucester. Order to cause a coroner for that county to be elected in place of William de Ewelode, who does not dwell continuously in the county, so that he cannot execute the duties of the office.
- Oct. 25. To William Mareschal, keeper of the king's stud and stock in the forest and parks of Wyndesore. Whereas the king has committed to John de Insula, constable of Wyndesore castle, the custody of his manor in Wyndesore park and of his parks there during pleasure, and he has ordered Thomas de Leycestria, dean of the king's chapel in that park, the late keeper of the manor and parks aforesaid, to deliver to John the manor and parks together with the goats and other things of the king's therein, and to deliver to William the king's beasts therein for custody; the king orders William to receive the beasts from Thomas by indenture, and to cause them to be kept safely until otherwise ordered. He has ordered Thomas to deliver the beasts to William. By K.
Mandate in pursuance to Thomas. By K.
- To John de Insula, constable of Wyndesore castle, and to him who supplies his place. Order to help the aforesaid Thomas in levying the debts due to the king for the time when Thomas was keeper of the aforesaid manor, as the king is given to understand that divers sums are due to him from the arrears of fermes and rents and from other sources for that time. By K.
- Oct. 23. To Simon de Bereford, escheator this side Trent. Order to deliver to Hugh de Courteneye, the younger, the manor of Newenham, co. Oxford, which the escheator has taken into the king's hands for divers causes, and the issues thereof, as William de Chevereston, William de Harewell, Robert Furse of co. Devon, and Peter Colswayn of co. Somerset have mainperned before the king to answer to him for the issues of the manor at the quinzaine of Easter next in case they ought to pertain to him. The escheator is ordered to certify the king at that time of the reason for taking the manor into the king's hands.
- Oct. 21. To Simon de Bereford, escheator this side Trent. Whereas the king learns by inquisition taken by the escheator that Henry Spigurnel and Sarah his wife held, to them and the heirs of their bodies, on the day of Henry's death 28 messuages, 290*l.* acres of land, 28 acres of meadow, 24 acres of wood, and 21*s. 8d.* of rent in Covegrave, Forthe (*sic*), and Pokesle, co. Northampton, and the manor of Clopham, except 4 acres of land and 2 acres of wood, co. Bedford, by fine levied in the late king's court, of the gift of Thomas son of Philip Spigurnel, and that Henry and Sarah on the said day likewise held, to them and to Henry's heirs, a messuage, a carucate of land, 20 acres of wood, and 20*s.* of rent in Okle and Clopham, and 3 messuages and a carucate and a quarter of virgate of land and 20 acres of wood in the same towns, and 10 acres of wood in Clopham near Bedeford, by fines levied in the late king's court, and a mill

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Membrane 9—cont.

called 'Bradenhammule,' a moiety of an acre of land in Shadewell, 60s. of rent in Covesgrave and Fortho, 50 acres of wood in Pokesle, 2 acres of meadow in Bromham, and a messuage and 49s. 4*d.* of rent in Clifton, and 16*d.* of rent in Dagenhale, and that the site of the manor of Covesgrave and 10 messuages and 8 virgates of land, 4 acres of meadow, 12 acres of wood, and 61s. 8*d.* of rent in Covesgrave and Pokesle are held of the heir of the earl of Warwick, a minor in the king's wardship, as of the manor of Hamslape by the service of an eighth of a knight's fee, and that all the other lands are held of other lords by divers services, and that Thomas Spigurnel, son of the said Henry, is his next heir and is of full age: the king orders the escheator to deliver to Sarah the lands thus held of the earl's heir, upon her doing fealty therefor, and not to intermeddle further with the lands held of other lords, restoring to Sarah any issues received by him.

Oct. 14.
Salisbury.

To the treasurer, barons, and chamberlains of the exchequer. John de Lincolnia, citizen of London, has besought the king to cause to be paid to him 110*l.* 3*s.* 5*d.* the surplus of his account of the time when he was collector of the custom of wool, hides, and wool-fells in the port of that city, for divers costs and expenses paid by him out of the issues of the custom by the late king's order for the repair of houses in the palace at Westminster and in the manor of Eltham, as appears by the said account in the exchequer: the king therefore orders them to examine the account aforesaid, and if they find that the said sum is due to John, to cause him to have payment or assignment therefor.

By pet. of C.

Oct. 14.
Marlborough.

To the sheriff of Southampton. Order to deliver to Geoffrey le Mouner of Amiens eight barrels of woad and 100 stones of woad-seed (*walde*) arrested by the bailiffs of Southampton as the property of John Hane of Corby, which the king ordered him to deliver to Elias de Stubton, citizen of London, afterwards superseding that order and ordering him to deliver them to the said Geoffrey; provided that he ascertain by inquisition or by lawful proof by the oath of merchants trading by sea and of others, in the presence of Geoffrey and Elias, if they choose to attend, that Geoffrey is a merchant of Amiens and the said goods were his own property at the time of the arrest and not the property of the said John, taking from Geoffrey security to answer to the king for the same when the king will speak concerning it, as Elias has asserted that the goods are not Geoffrey's but the said John's, and they have prayed the king for remedy. In case Geoffrey fail to prove his ownership, the sheriff is ordered to cause the goods to be delivered to Elias, certifying the king of his proceedings.

Oct. 28.
Salisbury.

To the collectors of the custom of wool, hides, and wool-fells in the port of Boston. Order to allow to Nicholas de Thimelby, in the next customs on wool, hides, and wool-fells loaded by him in that port to send beyond sea, 46 marks due to him from the king, as he alleges, for a loan in the first year of the reign, as appears by the king's letters patent sealed by the seal called 'coket' in that port, as Nicholas has prayed the king, by petition before him and his council, to cause this sum to be allowed to him as above.

By pet. of C. [692.]

Oct. 26.
Salisbury.

To John de Bolyngbrok, escheator beyond Trent. Order to cause Robert de Strelley and Constance his wife, one of the daughters and co-heiress of Constance, late the wife of William de Felton, to have seisin of her purparty of her mother's lands, upon their finding security for payment of their relief, the king having, on 11 May last, ordered Simon de Grymmesby, late escheator beyond Trent, to divide the lands that the said William held at his death of the said inheritance by the courtesy of

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Membrane 9—cont.

England into three parts, in the presence of Elizabeth, the second daughter and heiress, and of Robert de Strelley and Constance his wife, the third daughter and heiress, and to cause Robert Bertram and Margaret his wife, one of the daughters and co-heiresses, to have seisin of her purparty, the king having taken Robert Bertram's fealty, and to retain in the king's hands the purparty of Robert de Strelley and Constance his wife and the purparty of Elizabeth, as the king has taken the fealty of Robert de Strelley for his wife's purparty.

Vacated, because on the Fine roll.

MEMBRANE 8.

Nov. 2.
Salisbury. To Simon de Bereford, escheator this side Trent. Order not to intermeddle further with the lands of John de la Beche, and to restore the issues thereof, as the king learns by inquisition taken by the escheator that John held no lands in chief at his death by reason whereof the custody of his lands ought to pertain to the king, but that he held divers lands of other lords on the same day by various services, and that Thomas his son is his next heir and is aged fifteen years.

Nov. 1.
Salisbury. To the same. Order to cause dower to be assigned to Isabella, late the wife of John de Kaynes, tenant of the king as of the honour of Gloucester, in his hands by the forfeiture of Hugh le Despenser, the younger.

To the same. Order not to intermeddle further with the lands that the aforesaid John held of other lords than the king, and to restore the issues thereof, retaining in the king's hands a carucate of land in Wynkelegh, as the king learns by inquisition taken by the escheator that John held the said carucate at his death of the king as of the honour of Gloucester by the service of a moiety of a knight's fee, and that he held no other lands in chief in his bailiwick at his death as of the crown by reason whereof the custody of his lands ought to pertain to the king, but that he held other lands of divers other lords by various services, and that Thomas de Kaynes, his son, is his next heir and was aged six months at St. Barnabas last.

Nov. 2.
Salisbury. To Robert de Wodehous, archdeacon of Richmond, late keeper of the wardrobe. Order to account with Thomas de Fetherstanhalgh for the time when he had the custody of the king's peel of Staworth, and to cause to be paid (*feri*) to him what shall be right according to the account.

Nov. 1.
Salisbury. To Simon de Bereford, escheator this side Trent. Order to cause William de Cheygnny, son and heir of Nicholas de Cheygnny, tenant in chief of the late king, to have seisin of his father's lands, as the king has taken his homage and rendered the lands to him. By p.s. [2155.]

Nov. 2.
Salisbury. To the treasurer and barons of the exchequer. R. bishop of Coventry and Lichfield has shewn the king, by petition before him and his council, that he and Richard de Ellesfeld were bound to Hugh le Despenser, the younger, in 376*l.* 6*s.* 8*d.* by recognisance made in the late king's chancery, and the bishop paid that sum in full to Hugh and has letters of acquittance therefor, and he has prayed the king to cause the recognisance to be withdrawn for the discharge of him and his executors: the king therefore orders the treasurer and barons to examine the letters of acquittance and to cause them to be allowed in the exchequer, and to cause the bishop and Richard to be acquitted of the aforesaid sum. By pet. of C.

To Simon de Bereford, escheator this side Trent. Order to deliver to Mary, late the wife of Henry de Dyve, tenant in chief, a moiety of a knight's fee in Bereford St. Michael, co. Oxford, which John de Seyton holds, of the yearly value of 68*s.*, as the king has assigned the same to her as her dower of her husband's knights' fees.

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Oct. 28.
Salisbury.

To the abbess of Delapre near Northampton. Order to pay to the abbot of Gedeworth such pension as he was wont to receive from the abbess's church before the Scotch war, as peace has been established between the king and Robert, king of Scotland, and it is contained in the form of the peace that it was the intention of the king of Scotland and of the king's envoys and proctors that no prejudice should be done to the right of the church in either realm by the treaty, and the king understands that the king of Scotland has caused restitution to be made to men of religion and other ecclesiastics of this realm of their lands and possessions in the realm of Scotland.

By K.

[*Fæderæ.*]

The like in favour of the said abbot to William de Kyngeston, parson of the church of Abbotesleye.

By K.

[*Ibid.*]

To John de Bolyngbrok, escheator beyond Trent. Order to restore to the said abbot his lands and possessions, which were taken into the late king's hands by reason of the Scotch war, and which are still in the king's hands in the escheator's custody, as peace has been established as above.

By K.

[*Ibid.*]

The like to the following :

The said escheator for the abbot of Mewerose. By K.

The said escheator for the abbot of Kelsowe. By K.

Thomas de Fetherstanhalgh for the abbot of Gedeworth. By K.

The justiciary of Ireland, or to him who supplies his place, for the abbot and convent of Dundreynau in Scotland. [*Ibid.*]

Oct. 26.
Salisbury.

To John de Cheverdon, escheator in North Wales. Order to deliver to the dean and chapter of Bangor a moiety of the rents and other profits of the bishopric received by him during the time of the voidance of the bishopric, excepting the rents and other profits of the city of Bangor, as the king, in response to the petition of the dean and chapter—stating that they and their predecessors had received a moiety of the rents and profits during voidances of the bishopric, and that the escheator had seized all the rents and profits into the king's hands and detained the moiety from them—ordered Roger de Mortuo Mari, justice of Wales, or him who supplies his place in North Wales, to obtain information by inquisition or otherwise concerning the premises, and to certify the king of what he found, and it is found by inquisition taken by William de Shaldeford, supplying the place of the justice, that the dean and chapter have had and received a moiety of the rents and profits pertaining to the bishopric in times of voidance from time out of mind, excepting the rents and profits of the city of Bangor.

Oct. 28.
Salisbury.

To the sheriff of Norfolk and Suffolk. Order to cause seven white millstones (*molas*) of Matthew Almone of Normandy, valued at 4*l.* 13*s.* 4*d.*, which have been arrested by John Irp and Richard de Leyham, bailiffs of Ipswich, by virtue of the king's writ to the sheriff to arrest goods of men and merchants of Normandy and elsewhere of the realm of France, except from Amiens, to the value of 100*l.*, in part satisfaction of 460*l.*, the value of Elias de Stubton's ship called '*La Bonane*' of Boston and its cargo (*as at page 175 above*), to be appraised in the presence of Matthew or his attorney, if he choose to be present, and to cause them or their price to be delivered to Elias, in part satisfaction of the 100*l.* aforesaid, and to arrest other goods in like manner to the value of the remainder of the said sum, and to cause them to be kept safely until Elias be satisfied for the aforesaid 460*l.* and his damages, or until otherwise ordered, certifying the king of his proceedings. The king has ordered the sheriffs of Southampton,

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Membrane 8—cont.

Dorset, and Devon each to arrest goods in like manner to the value of 100*l.*, and the bailiffs of Shorham to arrest goods to the value of the remaining 60*l.*

By C.

Oct. 25.
Salisbury.

To William de Leycestria and John de Braheston, keepers of the goods that belonged to Walter, late archbishop of Canterbury. Simon, archbishop of Canterbury, has shewn the king that the executors named in Walter's will have refused to assume the administration of his goods or to intermeddle therewith for the execution of his will, wherefore the administration of Walter's goods ought to pertain to Simon as the ordinary, and he has prayed the king to cause the goods to be delivered to him to dispose of them as shall seem good for the health of the deceased's soul: the king, wishing to grant the archbishop's request, and as the archbishop has undertaken and promised before the king and his council to satisfy the king at the exchequer for all debts due to him from Walter at his death, in so far as the goods suffice for payment thereof, orders the said keepers to pay the 300*l.* that the king ordered them to pay to Reginald de Cobham for certain of his affairs in parts beyond sea, and to deliver to the archbishop all the remaining money and all the jewels, corn, goods and chattels of the aforesaid Walter by indentures, and to bring their parts of the indentures to the chancery as speedily as possible for their discharge; provided that if the king wish to have any of the jewels at the price, the archbishop shall cause them to be delivered to him at the price when summoned.

By K. & C.

Memorandum, that the king willed and granted that the said 300*l.* shall be allowed to the archbishop out of the tenth granted to the king at Leicester and out of other debts, if any be found to be due to the king from Walter by account to be made at the exchequer, and if nothing be due from Walter, then the excess of the said 300*l.* over the tenth shall be allowed to the archbishop out of the money that he shall owe to the king for the king's corn and hay in the manors of the archbishopric, if he buy them from the king.

Nov. 1.
Salisbury.

To Thomas de Blaston, chamberlain of Chester. Robert le Lewyt and Margery, late the wife of William le Lewyt, of the county of Chester, have shewn the king that whereas Robert and William made a fine with him before his accession before Richard Damory, then justice of Chester, in 800*l.* by reason of trespasses charged upon them, and the said William in his lifetime and Robert and Margery afterwards paid 730*l.* thereof to the exchequer of Chester, to the impoverishment of their estate, and they have prayed the king to grant that they may pay the remaining 70*l.* by yearly instalments of 10*s.*: the king has granted that they may do so, and therefore orders the chamberlain to cause them to have such terms, which he is to cause to be enrolled.

By C.

*MEMBRANE 7.*Oct. 29.
Salisbury.

To the collectors of the custom of wool, hides, and wool-fells in the port of Kyngeston-on-Hull. Order to allow to William de la Sale of Kyngeston-on-Hull and Tydeman Meienbergh, merchants, out of their next customs on wool, hides, and wool-fells taken by them from that port to parts beyond sea 100 marks, as they have prayed the king to cause allowance to be made to them in this manner for that sum, which is due to them from him for a loan in the first year of his reign, as appears by his letters patent under his seal called 'coket.'

By pet. of parliament.

Oct. 28.
Salisbury.

To the treasurer and barons of the exchequer. Stephen de Abyndon has shewn the king that he, during the time when he was the late king's butler, delivered by the hands of his attorneys by the late king's orders in

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Membrane 7—cont.

divers places the tuns of wine, for the private expenses of the said king, contained in a roll sent to them enclosed within the presents, the total of which tuns runs in demand against him by summonses of the exchequer for the arrears of his account rendered for the 18th year of the said king's reign, because he had no special warrant for the delivery of the tuns aforesaid, but only the said king's orders by word of mouth, and he has prayed the king to cause the said tuns to be allowed to him and to cause him to be discharged thereof, especially as he is prepared to prove that he delivered the tuns by the late king's orders made to him by word of mouth, and that he has hitherto had no allowance for the whole or in part: as it is testified before the king that the late king would frequently of his liberality give certain tuns of wine at his pleasure, and would order them to be delivered to those to whom they were given without warrant of his letters, and that he promised Stephen that he would cause allowance to be made to him therefor, and as Stephen and Richard de la Pole, the king's butler, then supplying Stephen's place, and William de Boyleston, Stephen's clerk, have taken oath in person before the king in chancery that all the tuns of wine contained in the aforesaid roll were delivered by Stephen as stated in the roll by the late king's orders made to him by word of mouth without other warrant, and that Stephen has hitherto had no allowance therefor, the king orders the treasurer and barons to inspect the roll aforesaid and to cause Stephen to have allowance in his account at the exchequer for the parcels therein contained, and to cause him to be discharged and acquitted thereof.

By pet. of C. [686.]

To Simon de Bereford, escheator this side Trent. Order to deliver to Joan, late the wife of Robert le fitz Wautier, tenant in chief, the following of the said Robert's knights' fees, which the king has assigned to her in dower: $1\frac{1}{2}$ fees in Pentelawe, co. Essex, which Walter son of Humphrey holds, of the yearly value of $15l.$; a fee in Ravenyngham, co. Norfolk, which Gregory de Castello holds, of the yearly value of $10l.$; a moiety of a fee in Wykilwode, in the same county, which William de Hales and his parcellers hold, of the yearly value of $40s.$; a quarter of a fee in the same town, which Robert de Replis and his parcellers hold, of the yearly value of $10s.$; a moiety of a fee in Runhal, in the same county, which William de Whitewell holds, of the yearly value of $50s.$; a moiety of a fee in the same town, which Roger de Stokesby holds, of the yearly value of $60s.$; a fee in Titteleshall, in the same county, which John de Sutton holds, of the yearly value of $100s.$; a moiety of a fee in Haleholm, in the same county, which John de Plumsted holds, of the yearly value of $50s.$; a fee in Hale, in the same county, which Edmund de Illeye holds, of the yearly value of $10l.$; a moiety of a fee in Boketon, in the same county, which Robert de Halle holds, of the yearly value of $60s.$; a moiety of a fee in Berton, in the same county, which William de Lenne holds, of the yearly value of $40s.$; a twentieth of a fee in Hainenthal, in the same county, which William Banyard holds, of the yearly value of $2s.$; a quarter of a fee in Wykilwod, in the same county, which Adam de Morle and his parcellers hold, of the yearly value of $20s.$; an eighth of a fee in Carleton, in the same county, which John Hochede holds, of the yearly value of $10s.$; $8\frac{1}{2}$ fees in Hadeston, Merton, Bonewell, Carleton, Tybenham, Tomeston, Threkeston, and Threston, in the same county, which the heirs of Fulk Banyard hold, of the yearly value of $45l.$; a fee in Whidecho, co. Suffolk, which Edmund de Sutton holds, of the yearly value of $10l.$; a fee in Poslingworth, which the heir of John de Hastingg' holds, of the yearly value of $10l.$; a fee in Stanfeld, in the same county, which Edmund de Illeye holds, of the yearly value of $10l.$; a moiety of a fee in Shimpplingg', in the same county, which Stephen de Sidolismere holds, of the yearly value of $10s.$; a moiety of a fee in the same town, which John de

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Membrane 7—cont.

Iuton and John Tristrem hold, of the yearly value of 40s.; two fees in Frostendon, in the same county, which Richard de Biakel holds, of the yearly value of 20*l.*; a fee in Houham, in the same county, which Thomas de Craven holds, of the yearly value of 60s.; a fee in Cratfeld, in the same county, which the earl marshal holds, of the yearly value of 12*l.*; a moiety of a fee in Henham and Stoven, in the same county, which Roger de Kerdiston holds, of the yearly value of 40s.; a moiety of a fee in Siswell, in the same county, which the prior of Wangeford holds in frankalmoyn; a moiety of a fee in Ubston, in the same county, which Robert de Redesham holds, of the yearly value of 60s.; a third of a fee in Alswyk and Hormad, co. Hertford, which Alfonso de Veer holds, of the yearly value of 30s.

To the same. Order to deliver to the aforesaid Joan the following of the said Robert's advowsons of churches, which the king has assigned to her in dower: the advowson of the church of Wymbish, co. Essex, of the yearly value of 10*l.*; the advowson of the church of Shimpling, co. Suffolk, of the yearly value of 10*l.*; and the presentation upon the third occasion to the church of Lexedenn, co. Essex, of the yearly value of 100s.

Nov. 9. To John de Insula, constable of Wyndesore castle. Order to deliver to the chaplains celebrating divine service in the king's chapel in the castle bread, wine, oil, and other small necessaries for the celebration of divine service from Michaelmas last until Michaelmas next.

Nov. 9. To Simon de Bereford, escheator this side Trent. Order to deliver to Margaret, late the wife of Richard de Fryvill, two parts of the manor of Caxton, co. Cambridge, which were taken into the king's hands by reason of Richard's death, and to restore the issues thereof to her, as the king learns by inquisition taken by the escheator that Richard and Margaret held the said two parts jointly on the day of Richard's death, to them and to Richard's heirs, of the gift of James de Fryvill by fine levied in the late king's court, and that the two parts are held of the king in chief by the service of a third of a knight's fee, and that John, son of the said Richard, is his next heir, and is aged seven years, and the king has taken Margaret's fealty.

Nov. 11. To the sheriff of Norfolk and Suffolk. Order to cause eight gentle falcons of the best that can be found in his bailiwick to be bought and purveyed for the king's use so soon as they shall be brought or carried into his bailiwick.
By K.

Nov. 6. To the sheriff of Somerset and Dorset. Order to cause the goods of men and merchants of France, Normandy, and Poitou, arrested by him by the king's order by reason of the damages inflicted upon Roger del Hurne and other merchants of this realm at sea by certain malefactors of the said lands, to be kept safely without diminution, except the goods of the merchants of Amiens, which the king has ordered to be released upon security, and to cause other goods of the men and merchants of the said lands to be arrested and kept safely without diminution, according to the tenor of the king's previous order, until the king shall cause ordinance to be made concerning them by his council.
By K.

The like to the following:
The sheriff of Southampton.
The mayor and bailiffs of Bristol.

Oct. 28. To the sheriff of Southampton. Order to deliver to John de Mes, John Cokerel, John Bayard, James le Mouner, John de Wyght, and Thomas de Sancto Obino, merchants of Amiens, their goods and wares arrested by him at Southampton by virtue of the king's order to arrest goods and wares of the men and merchants of France, Normandy, and Poitou, and to certify

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Membrane 7—cont.

the king of the goods thus restored and of their price, as the said merchants have found security before the king to answer to him for the goods when he will speak against them concerning the same.

By K. & C.

[*Fædera.*]

The like in favour of the following:

John le Gras, merchant of Amiens, to the sheriff of Somerset for his goods, wares, and debts.

Firmin Baconel, Clement de Poz, and Michael le Pokers, merchants of Amiens, addressed to the mayor and bailiffs of Exeter for their goods, wares, and debts. [*Ibid.*]

Memorandum, that William Russel of New Sarum, Richard le Teynturer of the same, and Thomas le Cordewener of the same, of co. Wilts, mainperned for the said merchants to answer to the king for the goods aforesaid. [*Ibid.*]

Firmin Averdraz, John de Sancto Fusciano, John Piket, and Firmin de Araz, merchants of Amiens, addressed to the sheriff of Somerset for their goods, wares, and debts. [*Ibid.*]

John de Sancto Fusciano, addressed to the sheriff of Southampton for his goods and wares.

Memorandum, that John le Tanner of Winchester and Walter le Tanner of the same mainperned for the said merchants to answer for the goods and debts to the king. [*Ibid.*]

Nov. 3.
Winchester.

To the justices of the Bench. Order to supersede entirely pleas pending before them by writ of *cessavit per biennium* concerning lands in co. Northumberland, as it was agreed by the king and his council in the parliament at New Sarum that no one shall have action by the said writ concerning lands in that county from the beginning of the war until Christmas next, because all the lands therein were wasted and destroyed by the war, so that the tenants received no profit thence for the time of the war. The justices are enjoined not to permit any tenant of lands in that county to be pleaded before them or molested contrary to the said agreement. By pet. of C.

Nov. 4.
Winchester.

To William la Zousche de Mortuo Mari, keeper of the Forest this side Trent. Order to cause as much timber to be felled in Cheut forest as he shall think necessary for the enclosing of the king's launds in Clarendon park, as the king wills that the launds shall be enclosed with a paling because the enclosure about them is so broken down that his deer can get out of the park. The king has ordered the sheriffs of Wilts and Southampton to cause the timber to be carried to the said place. The king wills that no agistment shall be made in the park, but that the said keeper shall cause coppice-wood (*copicia*) to be made in the park and in Claryndon forest in suitable places as shall seem fit to him, and that he shall appoint some men to sell underwood in the said forest and park, and shall pay out of the money received therefor to Giles de Bello Campo, keeper of the park, the 10*l.* at which the herbage of the park is extended for his fee, and shall cause the palings aforesaid to be made out of the remainder of the money.

Mandates in pursuance to the said sheriffs.

Nov. 17.
Windsor.

To the sheriff of Southampton. Order to take into the king's hands the office of tronage of wool in the port of Southampton, which the late king committed to Richard de Biflet by his letters patent, as the king learns that Richard does not behave himself well in the said office, and to cause the office to be kept safely until otherwise ordered, certifying the king of his proceedings.

By K.

Sept. 2.
Clipstone.

To John de Roches, keeper of the islands of Gernereye and Jereseie, Serk and Aurenaye. Order to receive from the sheriffs of London 120 shields (*targeas*) painted with the king's arms, 100 foot-crossbows,

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Membrane 7—cont.

and 20 crossbows with windlasses (*ad trolP*), and from the sheriff of Southampton a hundred thousands of small firewood (*parvo talshid*) and 2,000 quarters of charcoal (*carbonum busce*), which the king has ordered them to buy and purvey and cause to be carried to Portesmuth for delivery to the said keeper or his attorney for the munition of the islands; and to cause them to be taken to the islands for the said purpose. By K. & C.

MEMBRANE 6.

Nov. 1.
Salisbury. To Simon de Bereford, escheator this side Trent. Order not to distrain John le Rous of Immere for homage and fealty for his lands, as he has done homage and fealty to the king. By p.s. [2156.]

Oct. 27.
Salisbury. To the same. Order not to intermeddle further with a plot of land in Exeter near the gate of St. Nicholas's priory, and to restore the issues thereof to the prior of St. Nicholas, as the king—at the prosecution of the prior suggesting that he and his predecessors, priors of that place, were seised of the said plot from time out of mind as of the right of the priory, upon which plot certain buildings are constructed, and that the escheator has taken the plot into the king's hands by colour of an inquisition of office taken by him, whereby he found that the prior acquired the plot in fee to him and his successors after the publication of the statute of mortmain without licence from the king or his progenitors—ordered the escheator to make inquisition concerning the said plot, and it is found by the inquisition that the prior and his predecessors had and held the said plot enclosed with a sort of wall as their severally near their gate aforesaid as the right of their church from time out of mind, and there was a building on the plot, fallen down two years ago, worth yearly 6*s.* 8*d.*, and that it is held of the king in frankalmoyn, and that it was taken into the king's hands for the aforesaid reason and for no other.

Oct. 28.
Salisbury. To the treasurer and barons of the exchequer. Michael de Presfen has shewn the king, by petition before him and his council in parliament, that whereas he was the late king's bailiff of the manor of Werk-on-Tweed in the 18th year of his reign, and William de Presfen, who supplied his place there, towards (*super*) his account of the issues of the manor at the late king's exchequer, collected 13*l.* of the fermes of the manor for the late king's use, and the Scots, during the truce between them and the late king, took and carried away the said 13*l.* and other goods and chattels of Michael and William at Werk then in William's custody, and that the treasurer and barons nevertheless refuse to allow the said sum to Michael in his account, and intend charging him with the same, wherefore he has prayed the king to provide a remedy: the king therefore orders the treasurer and barons to appoint Roger Heron and William de Denum by letters under the exchequer seal to enquire concerning the premises, and if the treasurer and barons find by such inquisition that the premises are true, they are then to cause Michael to be discharged of the aforesaid 13*l.* in his account at the exchequer, superseding meantime the demand for that sum. By pet. of C. [3367.]

Nov. 23.
Westminster. To Simon de Bereford, escheator this side Trent. Order not to distrain John Cucku of Seford for homage and fealty for the lands that he holds of the king, as he has done his homage and fealty to the king. By p.s. [2215.]

Nov. 16.
Windsor. To John de Crumbewell, keeper of the Forest beyond Trent and sheriff of Cumberland. Order to deliver to William Lengleys, king's yeoman, the king's peel of Hegheved, which the king lately ordered to be taken into his hands by John, and the issues thereof from 6 May last, when the king granted the custody thereof to William for life.

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Nov. 11.
Wallingford.

To the sheriff of Buckingham. Order to pay to Robert de Fenles the arrears of 110 marks yearly from the issues of that county for the time of the sheriff's office, and to pay him that rent yearly henceforth, in accordance with the late king's grant of this sum to Robert yearly for life or until he should provide him with 110 marks of land yearly for life, as appears by the king's exemplification of the tenor of the grant under his seal, and in accordance with the king's order of 12 February, in the first year of his reign, to the sheriff of that county to pay the aforesaid sum to Robert yearly.

Because [the writ] was sealed at another time by writ of privy seal.

Nov. 26.
Westminster.

To the sheriff of Huntingdon. Order to cause a coroner for that county to be elected in place of William Dulay, who is incapacitated for work by age and infirmity.

Nov. 10.
Wallingford.

To William de Roos. Order to send to the king in chancery the indictments of John de Kirketon, knight, John de Dryby, John son of John le Warner of Kirketon, Walter son of Peter Echard, John Wygg, and Adam le Chaumberleyn at the king's suit before him and his fellows, justices of oyer and terminer in co. Lincoln, for divers trespasses, as the king wills that the indictments shall be pleaded (*deduci*) and determined before him and not elsewhere.

By K. & C.

Nov. 9.
Wallingford.

To the sheriff of Lincoln. Order to supersede entirely the putting in exigent and outlawry of the aforesaid men, wherein they are placed for not appearing before the aforesaid justices, as the king wills that the indictments shall be determined before him and not elsewhere, and the said men have come into chancery in person and have found mainpernors to have them before the king in the octaves of St. Hilary next to stand to right concerning the said indictments.

By K. & C.

Memorandum, that Robert de Ardern, Simon de Bereford, Asculph de Whitwell, and William de Kirkeby of co. Leicester, mainperned for the said men.

The like writ, returnable at the same day, in favour of Eustace le (*sic*) Folevile, Robert and Walter, his brothers, and Henry de Foxton, chaplain, addressed to the said sheriff.

Memorandum, that John de Roos, Simon de Bereford of co. Lincoln, Thomas de Bourn of co. Kent, and William English of co. Cumberland, mainperned each of the said men as above.

Oct. 28.
Salisbury.

To the treasurer and barons of the exchequer. William son of William le Latymer has shewn the king, by petition before him and his council, that the late king was indebted to his father in 489*l.* Os. 2*d.* for recompence for his horses lost in the said king's service and for other causes, as appears by two bills of the late king's wardrobe in the petitioner's possession, and that his father was indebted to the late king in divers debts, which are now exacted from him by summons of the exchequer, and he has prayed the king to cause the said 489*l.* Os. 2*d.* to be allowed in the said debts due to the late king: the king therefore orders the treasurer and barons to examine the petition, which he sends to them enclosed in the presents, and to search the debts due to him from the said William or his ancestors, and to examine the bills aforesaid, and to allow to William in the said debts due to the exchequer all the debts that can of right be allowed to him, certifying the king if any difficulty arise whereby they cannot execute the premises.

By pet. of C.

Oct. 25.
Salisbury.

To the collectors of the custom of wool, hides, and wool-fells in the port of Boston. Order to allow to Godkin de Revle, merchant of Almain, out of the next customs on his wool, hides, and wool-fells sent out of the

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Membrane 6—cont.

realm by him from that port 17*l.* 11*s.* 4*d.*, due to him from the king for a loan in the first year of his reign, as appears by three letters patent under the king's seal called 'coket,' in accordance with Godkin's petition before the king and his council for such allowance. By K. & pet. of C.

The like in favour of the following:

Conrad de Affelyn, merchant of Almain, for 38*l.* 12*s.* 4*d.*, addressed to the collectors in the port aforesaid.

John Blundel, merchant, for 18*l.* 11*s.* 3*½d.*, addressed to the collectors in the port of London.

John Baude, the elder, merchant, for 5*l.* 17*s.* 11*½d.*, addressed to the collectors in the port of Ipswich.

Bartholomew Dubeney, for 8*l.* 12*s.* 0*½d.*, addressed to the collectors in the same port.

Andrew de Rudewale, for 33*l.* 17*s.* 11*½d.*, addressed to the collectors in the port of London.

Nov. 24. To John de Insula, constable of Windesore castle and keeper of the Westminster manor of Kenyngton. Order to cause the houses, walls, and other buildings of the castle and manor and the paling of the park of the manor to be repaired out of the issues of his bailiwick.

Nov. 25. To Simon de Bereford, escheator this side Trent. Order not to distrain Westminster the prior of Merton for his fealty for the lands that he holds of the king, as as he has done his fealty to the king. By p.s. [2221.]

Nov. 28. To the same. Order to pay to Richard le Mareschal 25*l.* out of the Westminster issues of his bailiwick for Michaelmas term last, in accordance with the late king's grant of 23 September, in the 11th year of his reign, of 50*l.* yearly in aid of his maintenance, because he was ruined by the Scots.

Nov. 29. To the treasurer and barons of the exchequer. Order to cause allowance Westminster to be made to the aforesaid escheator for 25*l.*, paid by him in execution of the preceding order.

Dec. 4. To Simon de Bereford, escheator this side Trent. Order not to distrain Windsor the prior of Bruton for his fealty for the lands that he holds of the king, as as he has done fealty to the king.

Nov. 28. To William de Cleydon. The king learns from the petition of John de Westminster Grymested, exhibited before him and his council, that William, when he was supplying the place of Hugh le Despenser, the elder, the late king's justice of the Forest this side Trent, amerced John in 14*l.* because he felled certain trees for his own use in his demesne wood of Grymested, and that the sheriff of Wilts has distrained and distrains John for that sum by pretext of William's estreats returned to the exchequer, and John has besought the king to provide him with a remedy: the king, wishing to be certified whether John was amerced before William for the aforesaid reason or for any other, orders William to certify him accordingly before the parliament to be held at Westminster in the octaves of the Purification next. The king has ordered the sheriff to supersede the distrant for the said 14*l.* upon John finding him security to answer therefor at the exchequer at the aforesaid octaves. By pet. of C.

Mandate in pursuance to the sheriff of Wilts.

MEMBRANE 5.

Nov. 13. To the collectors of the custom of wool, hides, and wool-fells in the port Reading of London. Although the king lately ordered them by divers writs to pay all the issues of the custom in that port to James Nicholas and Peter

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Membrane 5—cont.

Reyner and their fellows, merchants of the society of the Bardi of Florence, to the amount of 1,390*l.*, in part payment of a great sum due to them from the king for a loan made to him, and he caused three tallies for that sum to be levied at the exchequer and delivered to the merchants, he nevertheless wills, with the assent and will of the said merchants and because Richard de la Pole, his butler, and William his brother have promised before him and his council to find him a certain sum of money for the expenses of his household until the next parliament, that Richard and William shall receive a moiety of the issues from Saturday the morrow of Martinmas last, that day being counted, and that the merchants shall receive the other moiety until they be satisfied for the arrears of the aforesaid sum, and that after the merchants have been satisfied, Richard and William shall receive all the issues until they be satisfied for the sums thus lent by them to the king for the expenses of his household: the king therefore orders the collectors to pay the issues to Richard and William and to the said merchants accordingly. The king wills that the assignments of the custom made by him to John de Hanonia for 1,000 marks and to Philip de Castro for 100 marks shall retain their effect.

By K. & C.

To the collectors of the new custom in the port of London. Like order for payment of a moiety of the custom to the said Richard and William and to the said merchants from the aforesaid Saturday until the latter have been satisfied for the arrears of 300*l.*, which sum the king lately ordered them by writ of the exchequer to pay to the said merchants; and to pay the whole of the issues to Richard and William after the merchants have been satisfied, etc.

By K. & C.

Oct. 29.
Salisbury.

To John de Stonore and John de Cantebrigg, justices to take assizes in co. Southampton. Giles de Farlyngton has shewn the king, by petition before him and his council, that he arramed an assize of novel disseisin before the said John de Stonore, and John Inge and Thomas de Louthe, late justices to take assizes in the said county, against John de Chaucombe, Cicely his wife, and John de Scures, putting the manor of Asshele in view, and John de Chaucombe and Cicely, as tenants of the manor, alleged that they held the manor for their lives by the king's demise by his charter, which they proffered before the said John, John, and Thomas, and that thus the reversion of the manor pertained to the king, and that they ought not to answer concerning it without consulting the king, wherefore the said John, John, and Thomas have hitherto deferred proceeding to take the assize, and Giles has therefore besought the king to provide a remedy: the king accordingly orders the justices to proceed to the final discussion of the matter notwithstanding the allegation aforesaid, provided that they do not proceed to render judgment without consulting him.

By pet. of C.

Oct. 26.
Salisbury.

To Adam de Redeman. Order not to intermeddle in any way with certain lands in Tybay Rounerthwayt, co. Westmoreland, by virtue of the king's grant thereof to him during pleasure, rendering therefor 50*s.* yearly, and to deliver any issues received thence to Robert de Sandford, to whom the late king, on 24 May, in the 17th year of his reign, committed the custody of the said lands, which Adam le Gayt held for life of the grant of Edward I., for seven years following, rendering therefor 50*s.* yearly, as the king learns from Robert's complaint that the lands are taken from him during the aforesaid term and are delivered to Adam by the sheriff of that county, and Robert has besought the king, by petition before him and his council, to provide a remedy.

By pet. of C. [826.]

Oct. 25.
Salisbury.

To Simon de Bereford, escheator this side Trent. Order not to intermeddle further with the temporalities of the priory of Raveneston by reason of the present voidance, otherwise than was heretofore usual, and to restore

1328.

Membrane 5—cont.

to the canons any issues received therefrom, as Peter Chaceporc, keeper of the wardrobe of Henry III., bought from Saer de Wahull all the latter's land in Raveneston, with the chief messuage and advowson of the church of that town, and after Peter's death they devolved by inheritance upon Hugh Chaceporc, his brother and heir, and Hugh rendered them to Henry III. by the assent and will of Walter de Wahull, son and heir of the said Saer, who held them in chief of the said king immediately, and the said king, being mindful of Peter's long service and continuous labour in his service, and that he died in his service, for the health of his soul and the souls of his ancestors and heirs and for the health of the souls of the said Peter and of Hugh de Vinon[ia], his uncle, who had also long served him, and for the health of the souls of their ancestors and heirs, granted the said land, messuage, and advowson by his charter to the prior and canons regular of St. Augustine about to dwell at Raveneston, in frank almoin, on condition that one of them should celebrate in the priory [a mass] of the Virgin daily and two of them should celebrate divine service for the souls of his ancestors and for his soul, and for the souls of the said Peter and Hugh and other faithful dead, and he willed that when the possessions of the prior and canons increased, their number should be increased accordingly, and that they should be intendant solely to the diocesan of the place and to no other house of religion in spiritualities by reason of subjection, and he willed that upon the voidance of the priory neither he nor his heirs nor any of their bailiffs, although he was the founder and patron of the priory, should have thereafter any administration of the goods of the priory, and should not put their hands upon the custody thereof, but that the canons should have the care and custody and administration of the goods pertaining to the priory during voidance without impediment, so that neither he nor his heirs nor their bailiffs should claim anything in the priory during voidance except that the canons should seek licence of election from him or his heirs, or from those to whom they should commit the custody of the realm if they were outside the realm, and that after the election the assent of the king or his heirs or those having the custody of the realm should be required, so that the canons should not go out of the realm to seek licence to elect or to receive royal assent to the election, but should freely elect a prior from themselves, and should present the election for examination to the diocesan in the manner of other conventional churches, who should make ordinance concerning the election as required canonically, as is contained in the said charter.

Oct. 28.
Salisbury.

To the treasurer and barons of the exchequer. Order to charge the sheriff of Hereford with the ferm of the ancient ferm of the county, as the king has ordered him to cause the hundred of Wormelowe, in that county, to be rejoined to the county if it have been demised at ferm by the king or otherwise delivered, which hundred was of old times annexed to the ferms of the county, and to retain it in the king's hands, so that he may answer to the treasurer and barons for the ferm of the said old annexed ferm of the county, because it was agreed in the late parliament at Northampton that hundreds and wapentakes delivered by the king at ferm for term of life or otherwise that were of old time annexed to the ferms of the county shall be rejoined to the counties where the sheriffs are charged, and that sheriffs and their heirs shall have allowance for times past, and that henceforth such hundreds and wapentakes shall not be given or separated from the said counties.

To the same. Order to allow to Thomas de Blaston, chamberlain of Chester, what they shall find that he has paid to Oliver de Ingham in execution of the king's order to pay to Oliver the arrears of what was due to him for his horses lost in the king's service when he was seneschal of the duchy [of Aquitaine].

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Membrane 5—cont.

- Nov. 17. To the same. Order to cause allowance to be made to Thomas de Karliolo, in the debts due from him for the time when he was one of the collectors in Newcastle-on-Tyne and Hertilpole of the new subsidy granted to the late king by the merchants and of the new custom and the custom of wines in those ports and in the port of Jarum, for the balance of 73*l.* 6*s.* 8*d.* due to him from the late king for wheat and beans bought from him for the munition of the town of Berwick-on-Tweed by Ranulph de Benton, then receiver of the said king's victuals there, of which sum Thomas received 7*l.* 8*s.* 5*d.*, as appears by a bill of the late king's wardrobe in his possession, as Thomas has prayed the king, by petition before him and his council in parliament at Westminster, to cause allowance to be made to him as above. By pet. of C.
- To Simon de Bereford, escheator this side Trent. Order not to intermeddle further with a messuage in Oxford belonging to the prior of St. Frideswide's, Oxford, and to restore the issues thereof to Alice, late the wife of Roger Mymkan, as the escheator has certified the king that he did not take the messuage into the king's hands, but that William Trussel, late escheator this side Trent, delivered the messuage to Simon at the time of his substitution as escheator, asserting that it was in the king's hands by reason of the alienation that the late prior of St. Frideswide's, who held it in chief of Edward I., made to the said Alice without licence of the said king, and it appears by the deed indented of the said prior exhibited in chancery that he granted the messuage to Roger and Alice for their lives.
- Nov. 22. To the treasurer and barons of the exchequer. Order to cause William de Morwode, who had the custody of the manor of Cosham by the late king's commission, to be discharged of the ferm of the manor from 12 March, in the 8th year of the said king's reign, when the said king restored the manor to Mary, a nun of Fontevrault dwelling at Ambresbury, his sister, for her life.
- Nov. 25. To the chamberlain of North Wales. Order to pay to Roger de Mortuo Mari, earl of March, justice of Wales, the arrears of the fee of office due to him from the chamberlain for the time of the chamberlain's office, and to pay him the same fee henceforth.
- Nov. 9. To the sheriff of York. Order to cause the defects in the head of the king's pond of the water of Fosse in the city of York to be repaired, as the king understands that there are many defects therein, so that there is fear of the breaking of the pond and the loss of the fish therein contained unless the defects be repaired. By K.
- Oct. 26. To the sheriff of Westmoreland. Order to take into the king's hands certain lands in Tybay and Rounerthwayt, in that county, which Adam le Gayt held for the term of his life of the late king's grant, and to deliver them to Robert de Sandford, to whom the late king, on 24 May, in the 17th year of his reign, committed the custody thereof for seven years from that date, the king having afterwards granted the lands to Adam de Redeman during pleasure, by pretext whereof the lands have been taken out of Robert's custody and delivered to Adam by the sheriff, as the king learns from Robert's complaint, wherefore he has prayed the king, by petition before him and his council, to provide a remedy. By pet. of C. [826.]
- Nov. 28. To the sheriff of Lincoln. Order to pay to John Darcy 'le neveu' 38*l.* 12*s.* 0*d.*, which the king has granted to him out of the issues of the sheriff's bailiwick for his costs and expenses at Salisbury and elsewhere staying with the king in his service.
- Nov. 27. To the treasurer and barons of the exchequer. Order to allow to the prior of St. Katherine's without Lincoln, one of the collectors in the diocese

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Membrane 5—cont.

of Lincoln of the tenth granted to the king by the clergy of the province of Canterbury, 1,000*l.* in his account, if they ascertain by the letters patent of Queen Isabella that he has paid that sum to her, in execution of the king's order to pay that sum to her out of the issues of the tenth.

Dec. 7.
Wallingford.

To Simon de Bereford, escheator this side Trent. Order not to intermeddle further with the lands of Raulina de Hegham, and to restore the issues of the lands that are not held of the archbishopric of Canterbury, as the king learns by inquisition taken by the escheator that Raulina held at her death the manor of Herboldon of the archbishopric of Canterbury, lately void and in the king's hands, as of the manor of Westgate, by the service of rendering 20*s.* yearly and 8 hens at Christmas to the manor of Westgate and of doing suit at the court of Westgate from three weeks to three weeks, and that she did not hold any other lands of the king in chief as of the crown by reason whereof the custody of her lands ought to pertain to the king, but that she held on the said day other lands of divers other lords by various services, and that Roger de Hegham, her son, is her next heir and is of full age.

MEMBRANE 4.

Dec. 1.
Westminster.

To Simon de Bereford, escheator this side Trent. Whereas the king learns by inquisition taken by the escheator that Robert de Holand and Matilda his wife held jointly on the day of his death, to them and the heirs of their bodies, the manors of Bagworth and Thornton, co. Leicester, of the gift of Robert de Wylughby and John Harecourt, and the manor of Brogton with the hamlet of Caldecote, co. Buckingham, of the gift of Thomas, late earl of Lancaster, and that they also held jointly on the said day, to them and to Robert's heirs, the manor of Lyndrich, co. Leicester, of the gift of John de Sancto Laurencio, and certain lands in Nayleston near Lyndrich, co. Leicester, of the gift of William de Hastyng', and also that they held jointly on the said day for their lives the manor of Rydelyngton, co. Rutland, by fine levied in the late king's court, with remainder to Alan their son, and to the heirs male of his body, and that the manor of Thornton is held of the heir of Guy de Bello Campo, late earl of Warwick, a minor in the king's wardship, by knight service, and that the said lands in Nayleston are held of the heir of John de Hastyng', also a minor in the king's wardship, by the service of 8*s.* 4*d.* yearly, and that the manors of Bagworth, Lyndrich, and Brogton, and the hamlet of Rydelyngton are held of the king, and that Robert de Holand, son of the said Robert, is his next heir and is aged sixteen years, and the king has taken Matilda's homage for the manor and lands thus held of the heirs aforesaid: the king therefore orders the escheator to deliver to her the manor and lands thus held of the heirs, and not to intermeddle further with the manors and lands thus held of other lords, and to restore the issues thereof.

To the same. Order not to intermeddle further with a third of the manor of Shepesheved, co. Leicester, the manor of Hals and the town of Brackele, co. Northampton, and a moiety of the manor of Great Gatesden, co. Hertford, and to restore the issues thereof to the aforesaid Matilda, late the wife of Robert de Holand, as the king learns by inquisition taken by the escheator that Robert held the premises on the day of his death of her inheritance, and that the said third, the manor and town are held of the king in chief by knight service and that the moiety is not held of him, and that Robert de Holand, son of the said Robert, is his next heir and is aged sixteen years.

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Membrane 4—cont.

Dec. 1. To the sheriff of Cambridge. Whereas the king lately ordered him to supersede until the Exaltation of the Holy Cross next the execution of the king's late order to cause execution of the statute of Winchester to be made as to 130*l.*, the value of the goods of Richard de Welleford and Geoffrey de Weston, merchants of London, whereof they were robbed in the king's highway between Arnynge and Caxton, in the hundred of Stowe, in that county, which order to supersede the king issued because he learned from the men of the said hundred that many malefactors were taken and imprisoned for the robbery within forty days of its perpetration at the suit of the men of those parts, and were detained in prison at Cambridge, and he ordered the mayor and bailiffs of Cambridge to certify him before the said feast of the names of the malefactors aforesaid, etc., and he ordered the sheriff and the coroners of the county to send him the indictment, if one had been made, for the robbery; and the parties appeared by their attorneys in chancery on the said day, and the king prefixed a day for them to be before him in parliament at Salisbury on Sunday after the quinzaine of Michaelmas last; at which day Richard and Geoffrey offered themselves by John de Norton, their attorney, against the men of the hundred, and prayed that execution should be made of the men's goods and chattels according to the statute, and the king gave the parties a day to be before him in the quinzaine of Martinmas last, because the men alleged that the returns of the aforesaid writs addressed to the sheriff and coroners and to the said mayor and bailiffs were false; and the king sent the inquisitions, together with the sheriff's return and the returns of the coroners and of the mayor and bailiffs sent before him in chancery, and the petition of the men exhibited in chancery to Geoffrey le Scrop and his fellows, justices to hold pleas before him, *sub pede sigilli*, and ordered the justices to inspect them and to cause justice to be done to the said merchants according to the statute; at which quinzaine the said merchants and the said men, to wit William Avenel, knight, and certain other men of the hundred, appeared, and the men said, as before, that the returns of the said writs were false, and that Ralph le Thresshe and certain other thieves were taken and detained in prison at Cambridge within forty days after the commission of the robbery, and this they proffered to verify, wherefore a day was given them until the morrow of the fourth day of the said quinzaine; at which day the merchants came, and the men of the hundred, being solemnly called, did not come, and did not prosecute their verification aforesaid, and the merchants prayed that execution may be adjudged to them according to the statute for the recovery of their stolen goods and chattels, because it appears plainly by the returns of the sheriff and the coroners and the mayor and bailiffs that no indictment was made before the sheriff and coroners for the robbery, and that no thief was taken and imprisoned at Cambridge for the robbery within forty days after the commission of the robbery: as it was considered by the said justices that the merchants shall return to chancery and there prosecute to have execution for their goods, since the matter was sent out of chancery before the king because the said men pretended their said verification in chancery and did not prosecute it before the king, as appears by the record and process of the whole matter remitted into chancery, the king orders the sheriff to cause execution of the statute as to the said 130*l.* to be made without delay, and to cause Richard and Geoffrey to have that sum, certifying in the king in the octaves of St. Hilary of his proceedings.

Dec. 13. Gloucester.

To Simon de Bereford, escheator this side Trent. Order not to intermeddle further with 5*½* acres of land of Hugh Randolph in Chirchecouei[e], and to restore the issues thereof, as the escheator has returned that he did not take the land into the king's hands, but that William Trussel, the late escheator, delivered it to him amongst other things, asserting that it was in the king's hands by reason of the trespass committed by the abbot of

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Membrane 4—cont.

Oseneye in appropriating the land to him and his house by certain of his bondmen without royal licence after the publication of the statute of mortmain, and that Simon found by inquisition that one Thomas Randolph, a freeman and of free condition, acquired the land to him and the aforesaid Hugh his son for their lives from Andrew Amori, after whose death William Amori, his son and heir, quit-claimed the land to Hugh and to his heirs, and that John de Croxford, the late sub-escheator in co. Oxford, took the land into the king's hands because Hugh then held a villein's holding (*villenagium*) of the abbot, understanding that Hugh was a bondman and that the abbot had put his hand on the land, which he had not done.

Dec. 15. To the treasurer and barons of the exchequer of Dublin. Order to cause Peter Pugelot, to whom the king lately committed the custody of his custom of wool, hides, and wool-fells in Ireland during pleasure, to come to the said exchequer, and to cause his account for the time that he had the custody to be audited, and to cause all other things pertaining to such account to be done, and to cause allowance to be made to him for his fee.

Dec. 13. To the sheriff of Lincoln. Order to supersede the placing in exigent to be outlawed of Thomas de Multon of Kykleton, Ralph fitz Wauter, John de Casthorpe, and Robert son of Clement de Buttele, who were lately indicted before William de Ros and his fellows, justices of eyre and terminer in that county, for divers felonies and trespasses, and who are placed in exigent at the king's suit because they did not come before the justices to answer, as the king has ordered the said William to send the indictments to him because he wills that they shall be determined before him and not elsewhere, and Thomas, Ralph, John, and Robert have come into chancery in person and have found mainpernors to have them before the king in the octaves of St. Hilary next to stand to right concerning the said indictments.

By K. & C.

Memorandum, that Robert de Ardern of co. Warwick, Alexander de Cobeldyk of co. Lincoln, Robert Knyvet of co. Nottingham, and John de Meres of co. Lincoln, mainperned for the said men as above.

Mandate in pursuance to the said William de Ros. By K. & C.

Dec. 16. To the sheriff of Gloucester. Order to cause the forest of Kyngeswode and the chace of Filwode to be taken into the king's hands without delay, and to cause them to be kept safely until further orders, as the king learns by inquisition taken by William de Bello Campo and Robert de Aston that Michael de Aune, keeper of the said forest and chace, felled a hundred oaks of the king's wood in the forest, price 10*l.*, and 80 acres of 'gorst,' price 10*l.*, without licence and warrant after the king's accession, and caused them to be sold, and took the profit thereof for his own use, and that he likewise took and had his will of six bucks and six does of the king's venison without warrant, and that the forest is badly kept in vert and venison in his default.

By p.s. [2273.]

Dec. 19. To John de Roches, keeper of the islands of Gernesey, Jereseye, Serk, and Aurneye. Order to cause the king's fermes and rents in the island of Jereseye to be levied according to the value of the money now current there, and to supersede until the next parliament the levy of the remainder as to the value of the old money, so that the king may then cause ordinance to be made concerning this matter, the king having lately ordered him to take his fermes and rents to the value of the old money, whereof four made a sterling, whereas eight pennies of the money now current there are not worth a sterling, as the king learns from the complaint of the men of Jereseye that they and their ancestors in the times of the king's progenitors have always used such money in the islands as the men of Normandy used in those parts, and that if the fermes and rents in the island be levied from them to

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Membrane 4—cont.

the value of the old money by pretext of the said order, it would be to their impoverishment and contrary to the custom aforesaid, and they have prayed the king to provide a remedy.

By C.

The like in favour of the men of the islands of Gerneseye, Serk, and Aurneye.

Dec. 20.
Gloucester.

To the treasurer and barons of the exchequer. Order to cause John de Multon to have allowance for 120*l.* due from him for the custody of the lands of his inheritance, which he has paid by the king's order to Anthony de Lucy, keeper of the castle and town of Carlisle, in part payment of 369*l.* 7*s.* 1*d.* due to him from the king for the custody of the castle and town from the last day of May, in the first year of the reign, until 7 September following, as appears by a bill under the seal of Robert de Wodehouse, late keeper of the wardrobe.

MEMBRANE 3.

Nov. 26.

Westminster. To the sheriffs of London. Order to pay to Alesia, late the wife of Edmund, earl of Arundel, the arrears of 180*l.* yearly from the ferm of that city from 11 August last, and to pay her that sum yearly henceforth for so long as they shall be sheriffs or until otherwise ordered, as the king on the said day granted to her—in recompence for the manors of Fairford, co. Gloucester, and Caversham, co. Oxford, and for 100*l.* yearly due to the exchequer from Walter Turk for the ferm of Merlawe and Bolestrode, co. Buckingham, which the king lately assigned to her as of the value of 320*l.* yearly amongst other things in aid of the maintenance of her and her boys, and which the king afterwards rendered to Eleanor, late the wife of Hugh le Despenser, the younger, as her right and inheritance—180*l.* from the ferm of the city in addition to the 80*l.* that she receives from the same by his assignment, and 140*l.* from the ferm and issues of cos. Surrey and Sussex.

The like to the sheriff of Surrey and Sussex concerning the arrears of the said 140*l.* from the issues of those counties.

To the mayor and bailiffs of Southampton. Order to release and restore to Firmin de Arraz, merchant of Amiens, his goods and wares, which they have arrested by virtue of the king's order to the sheriff of Southampton to arrest the goods of the men and merchants of France, Normandy, and Poitou, as the king, on 2 November last, took Firmin into his protection for one year, and he found the king security upon another occasion to answer to him for his goods and wares when the king will speak against him concerning them.

The like to the following, '*mutatis mutandis*' :

The sheriff of Wilts.

The sheriff of Devon.

The sheriff of Southampton.

To the mayor and bailiffs of Southampton. Like order in favour of Thomas Alansyne and Firmin Averdraps, merchants of Amiens, whom the king received into his protection on 29 October last for two years.

The like, '*mutatis mutandis*', to the following :

The sheriff of Wilts.

The sheriff of Devon.

The sheriff of Southampton.

Dec. 1.
Westminster.

To the collectors of the custom of wool, hides, and wool-fells in the port of London, for the present and future. Order to pay to Philip de Castro 100 marks yearly from the issues of the custom, in accordance with the king's grant of 10 February, in the first year of his reign, notwithstanding any assignments of the custom made or to be made hereafter by the king,

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Membrane 3—cont.

as the king wishes to provide for Philip's security so that he may not be hindered from obtaining payment by any such assignments. By K.

Dec. 1. To the same. Like order in favour of John de Hanon[ia] for payment of 1,000 marks yearly, in accordance with the king's grant of 7 February, in the first year of his reign. By K.

Dec. 1. To the sheriff of Kent. Order to pay to Bartholomew de Burghessh, whom the king has appointed with others to hear and determine felonies and trespasses in co. Kent and divers other counties, 100 marks from the issues forfeited, amercements, fines, and other profits pertaining to the king, according to the estreats delivered to the sheriff on the king's behalf, as the king has granted this sum to Bartholomew in aid of his expenses in his service. By p.s.

Dec. 13. To Robert atte Barre, bailiff of Southampton. Order to deliver to John de Deen, usher of the queen consort's chamber, or to his attorney, the office of tronage of wool in that port, which Richard de Biflet, who had the office by the late king's commission, has delivered to the bailiff by the king's order, as the king has granted the office to John for life in consideration of his good service past and to come.

Dec. 15. To Roger de Mortuo Mari, earl of March, justice of Wales. Order to cause Hugh son of Hugh le Despenser, the younger, who is imprisoned in his custody by the king's order, to come to Bristol, there to be delivered by indenture to Thomas de Gournay, constable of Bristol castle, for custody in prison there, as enjoined by the king. By K.

Mandate in pursuance to the said constable.

Dec. 15. To the treasurer and barons of the exchequer. Order to cause allowance to be made to Philip de Hardreshull, in his account for the time when he was keeper of forfeited lands in co. Berks, for 8*l.* 15*s.* 0*d.* paid by him out of the issues of the manor of Wohfeld to Richard son of Thomas Danvers, in execution of the late king's order of 16 (*sic*) March, in the 18th year of his reign, to pay to Richard the arrears of 100*s.* yearly for the time that he had had the custody of the manor of Newebury, in that county [*as in this Calendar, 18 Edward II. p. 264.*].

Like order to allow Philip 8*l.* 15*s.* 0*d.* paid by him, in execution of a similar writ, to William son of Thomas Danvers, for the arrears of a yearly rent of 100*s.* granted to him by Roger de Mortuo Mari of Wyggemore.

Dec. 16. To the treasurer and barons of the exchequer. Order to allow to William de Leycestria and John de Bradeston, keepers of the goods of Walter, late archbishop of Canterbury, the money, jewels, corn, goods and chattels of Walter delivered by them to Simon, archbishop of Canterbury, by the king's order [*as at page 338 above*], as appears by divers indentures made between them and the archbishop.

To the same. Order to cause allowance to be made to the said keepers for 300*l.* paid by them to Reginald de Cobeham by the king's order, as appears by Reginald's letters patent of receipt.

To the same. Order to cause allowance to be made to the said William de Leycestria for his expenses suitable to his estate during his stay as one of the keepers of the temporalities of the archbishopric of Canterbury, as the king, on 20 November, in the first year of his reign, committed the custody of the temporalities to the said William, John de Ifeld, and John de Breydeston, and William has now shewn the king that he has made a continuous stay in the said custody from that day until now, incurring great expense, and he has prayed the king to cause allowance to be made to him in his account for wages suitable to his estate.

MEMBRANE 2.

1328.

Dec. 28.
Worcester.

To the sheriff of Kent. Order to cause Bartholomew de Burghesshe, constable of Dover castle, to have as many men from his bailiwick for the custody of the castle as the constable or he who supplies his place shall require from the sheriff, in case the constable require an aid of men for the custody thereof beyond the garrison, and to aid in the custody of the castle with the *posse* of the county whenever summoned by the constable or him who supplies his place.

By K.

Dec. 18.
Gloucester.

To the sheriff of Lincoln. Order to cause all goods of the men and merchants of France, Normandy, and Poitou, except of the men and merchants of Amiens, arrested by the sheriff in execution of the king's order to arrest and detain such goods until John Pike and John Gyme of London and other merchants of the realm be satisfied for the damages inflicted upon them by malefactors of the said lands, to be appraised in the presence of the owners of the goods, and to cause the goods, to the value of 226*l.* 13*s.* 4*d.*, to be delivered to the said John and John, in part payment of 426*l.* 13*s.* 4*d.*, upon their finding security to answer to the king for the said goods or their price when summoned by him, certifying the king of his proceedings, as the king afterwards, in response to the petition of John and John to cause justice to be done to them, appointed John Randolph, John de Tichebourn, Robert de Hungerford, and Ralph de Bereford to make inquisition concerning the losses of the said John and John, by the oath of merchants trading beyond sea and of others in co. Southampton, and it is found by the proof taken before them and returned into chancery that malefactors of France, Normandy, Poitou, and elsewhere in the realm of France took, burned, and had their will of a ship of the said John and John called '*La Nicholas*' of London, with the tackle of the same, price 200*l.*, and other goods and chattels of the said John and John to the value of 126*l.* 13*s.* 4*d.*, and 100*l.* in ready money found in the ship, in addition to the slaying of men and the damages sustained in this behalf, wherefore John and John have besought the king to cause the said goods and chattels to be delivered to them so that they may not be wasted or eloigned. The king has ordered the bailiffs of Ipswich to cause goods and chattels arrested in like manner to the value of 200*l.* to be appraised and delivered to the said John and John.

By p.s.

1329.

Jan. 6.
Leicester.

Adam de Milleford, imprisoned at Exeter for the death of Robert Charteray, has letters to the sheriff of Devon to bail him until the first assize.

Jan. 3.
Coventry.

To the treasurer and barons of the exchequer. Order to account with Master John de Hildeale,—whom the king, on 22 August last, sent to Brabant with Reginald de Cobham for certain of his affairs, and to whom he caused 20 marks towards his wages to be paid out of the treasury—for his wages from the said day until 29 December following, when he returned to the king, and for the passages of him and his horses going and coming, and to allow to him 10*s.* a day for his wages for that time, as he has besought the king to cause account to be made with him and to cause him to be satisfied for what is due to him. The king has ordered the treasurer and chamberlains to cause payment to be made to John for what shall be found due to him by such account.

By K. & C.

Jan. 4.
Coventry.

Mandate in pursuance to the treasurer and chamberlains. By K. & C.

Jan. 6.
Leicester.

To the collectors of the custom in the port of Ipswich. Order to pay to Richard de la Pole, the king's butler, and to William his brother all money arising from the custom, notwithstanding any assignments thereof made or

1329.

Membrane 2—cont.

to be made hereafter, as the king has assigned all the issues of the custom in that port to them by letters patent, because they promised, before the king and his council in parliament at Northampton, to find the king 20*l.* a day for the expenses of his household and in addition as much wine as shall be necessary for the household, and they have paid divers sums into the wardrobe in this behalf.

The like to the collectors in the following ports :

Yarmouth.
Lenne.
Boston.
Kyngeston-on-Hull.
Hertelpole.
Newcastle-on-Tyne.

To the collectors of the custom in the port of London. Order to cause a moiety of the money from the custom to be paid to the said Richard and William for the aforesaid reason, notwithstanding any assignments thereof made or to be made, until the merchants of the society of the Bardi of Florence have been satisfied for a sum of money lent to the king, and to pay the whole of the money to Richard and William after the said merchants have been satisfied. The king wills that the assignments made on the custom for 1,000 marks to James de Hanon[ia] and for 100 marks to Philip de Castro shall retain their effect.

- Jan. 10. To the treasurer and barons of the exchequer. Order to allow to the Leicester. prior of St. Bartholomew's, Smythefeld, London, one of the collectors in the diocese of London of the tenth of the clergy, 300*l.* in his account of the tenth, which he has paid to Queen Isabella by the king's order.
- Jan. 9. To the sheriff of Berks. Order to cause 150 quarters of wheat, 150 quarters of malt, 150 quarters of oats, 15 oxen, 50 swine, and 67 sheep to be bought and purveyed, and to cause them to be carried to Wyndesore castle, to be there delivered by indenture to John de Insula, the constable, for the munition of the castle. By p.s.
- Leicester. The like to the following :
The sheriff of Surrey, for 20 quarters of salt, 10 oxen, 2,000 stockfish (*duri piscis*), and 30 tuns of wine.
The sheriff of Buckingham, for 150 quarters of wheat, 150 quarters of malt, 150 quarters of oats, 15 oxen, 50 swine, 67 sheep, and twenty thousands of firewood (*busce de talshid'*). By p.s. [2312.]
- Jan. 8. To the treasurer and barons of the exchequer. Order to issue order under the exchequer seal to the chamberlain of Kaermervyn to expend up to 60*l.* in repairing the walls, turrets, and houses of the castles of Droslyn in Wales, which the king understands are fallen down in many places, by the view and testimony of Richard de Pembrugge, keeper of the castle, and to allow this sum to the chamberlain in his account when they ascertain that he has spent it. By p.s. [2309, 2310.]
- Leicester. Jan. 10. To Simon de Bereford, escheator this side Trent. Order to cause dower to be assigned to Isabella, late the wife of George de Meriet, tenant in chief, in the presence of Gilbert Talbot, to whom the king has committed the custody of two parts of her husband's lands, upon her taking oath not to marry without the king's licence.
- Leicester. Jan. 7. To the same. Order not to distrain William le Latymer for his homage for the lands that he and Elizabeth his wife hold of the king, and for the lands that they acquired in fee by the king's licence from Matilda, late the wife of John Botetourt, who held them in chief of the king, as the king has taken William's homage and fealty. By p.s. [2307.]

1329.*Membrane 2—cont.*

Jan. 14. William Hert and John de Gosebrok, imprisoned in Hereford castle for Northampton. the death of John Motoun, have letters to the sheriff of Hereford to bail them until the first assize.

To the sheriff of Somerset. Order to cause a coroner for that county to be elected in place of Thomas de Panes, who is insufficiently qualified and who does not exercise his office unless he be bribed (*redimatur*) by great gifts, contrary to his oath.

1328.

Dec. 18. Gloucester.

To the sheriffs of London. Whereas the king, on 30 August last, ordered the late sheriffs of that city to buy and purvey shields painted with his arms, foot-crossbows and crossbows with windlasses (*ad trollium*) in that city, and to cause them to be carried to Portesmuth, there to be delivered to John de Roches, keeper of the islands of Gerneseye, Jerezeye, Serk, and Aurneye, or to him who supplies his place, and nothing has yet been done in this matter by the late sheriffs; and the king now understands that John is able to buy and purvey the said bows to the king's greater convenience and at a cheaper price (*pro meliori foro*) elsewhere: the king therefore orders the sheriffs to pay to John or his attorney without delay as much money out of the ferm aforesaid as the value of the bows aforesaid at a reasonable price, in order to make such provision elsewhere. The king wills that the sheriffs shall buy and send to Portesmuth the said shields, according to his former order.

By K.

1329.

Jan. 20. Bedford.

To the sheriff of Lincoln. Order not to take John de Denum's lands, goods and chattels into the king's hands by reason of his adhesion to Henry, earl of Lancaster, in execution of the king's order to take into his hands the lands, goods and chattels of the adherents of the earl, as John lately came to the king by his order with a strong force and so made stay in his service.

By p.s. [2323.]

The like to the sheriff of Lancaster.

Jan. 20. Newnham.

To William de Ros. Order to send to the king within fifteen days of Easter the indictment of Thomas de Hatheleseye for certain trespasses in co. Lincoln before William and his fellows, whom the king appointed to hear and determine these and other things in that county, as the king wills that the indictment shall be determined before him and not elsewhere. The king has ordered the sheriff of that county to supersede in the meantime the exaction of the said Thomas to be outlawed, upon his finding mainprise, he having been put in exigent because he did come before the said justices to answer.

By K.

Mandate in pursuance to the sheriff of Lincoln.

By K.

Jan. 16. Northampton.

To the treasurer and barons of the exchequer. Order to allow to William de Sancto Mauro, late sheriff of Northampton, 27*l.* paid by him from the issues of his bailiwick to John de Neusom, keeper of certain of the king's great horses, for the maintenance of the said horses and the wages of John and the keepers of the horses from 2 November last until 14 January, in execution of the king's order of 20 October last by letters of privy seal to find maintenance for the said horses, who were coming to stay in his bailiwick, and to pay John the wages aforesaid, receipt of which sum John has acknowledged in chancery in person.

Jan. 14. Northampton.

To the sheriff of Bedford. Order to restore to Robert de Craule, clerk, his lands, goods and chattels, which were taken into the king's hands upon his being indicted before Roger de Tiringham and Roger le Mareschall, justices to deliver Bedford gaol, for theft of eight bullocks (*bovetorum*) and

1329.

Membrane 1—cont.

heifers (*juvencarum*), price 24*s.*, belonging to Mary, a nun of Ambresbury, at La Rache in that county, as he has purged his innocence before H. bishop of Lincoln, the ordinary of the place, to whom he was delivered by the justices according to the privilege of the clergy.

Jan. 10. To the barons of the exchequer. Order to allow to John le Mareschal, sheriff of Buckingham, 55 marks for Michaelmas term last paid by him to Robert de Fenles, in execution of the king's order of 11 November last to pay to Robert the arrears of 110 marks yearly from the time of the sheriff's appointment.

Jan. 23. To the sheriff of Gloucester. Order not to take into the king's hands Richard de Ryveres' lands, goods or chattels in his bailiwick by reason of his adhesion to Henry, earl of Lancaster, as the king wills that he shall not be molested or aggrieved in any way by reason of the said adhesion.

By p.s. [2326.]

The like to the sheriffs of Wilts, Oxford, and Berks.

Jan. 20. To William de Roos. Order to send to the king in fifteen days of Easter the indictments of Richard Massyngberd of Suterton, John son of Cicely de Kirketon, John son of Roger de Celder of Algarkirk, Richard son of Richard Roule of Kirketon, John son of William Laurence of Kirketon, William son of Ralph le Thacker of Kirketon, Alexander son of Ralph le Thacker of Kirketon, John son of Ralph le Thacker, and Bartholomew son of Bartholomew Sewall of Spaldyng, the younger, before the said William and his fellows, justices of oyer and terminer in co. Lincoln, for certain trespasses and felonies committed in that county, as the king wills that the indictment shall be determined before him and not elsewhere. The said men have appeared before the king in chancery, and have found mainpernors, to wit William fitz Waryn, John Tracy, knight, of co. Wilts, Thomas de Bourne, knight, of co. Kent, Thomas de Multon, knight, Ralph son of Walter de Kirketon and William de Laurence of Kirketon of co. Lincoln, to have them before the king on the aforesaid day concerning the indictments, and the king has therefore ordered the sheriff of the said county to supersede the exaction of the said men to outlawry, they having been placed in outlawry for not coming before the said justices to answer. By K. & C.

1328.

MEMBRANE 39d.

Jan. 27. Robert son of John de Langeton acknowledges that he owes to John de Langeton, knight, 300*l.*; to be levied, in default of payment, of his lands and chattels in co. Lancaster.

Jan. 28. Roger Lestraunge of Knokyn acknowledges that he owes to Henry de Spaldyngton, clerk, 25*l.*; to be levied, in default of payment, of his lands and chattels in co. Cambridge.

John de Portynary, merchant of Florence, acknowledges that he owes to Master Pancius de Controun, clerk, 312 marks 6*s.* 8*d.*; to be levied, in default of payment, of his lands and chattels in co. York.

Canceled on payment, acknowledged before Henry de Edenstowe.

John de Barneby, citizen of York, acknowledges that he owes to John de Heselarton, clerk, 60*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

Enrolment of deed of Henry de Clif, clerk, witnessing that whereas Sir Robert de Monte Alto has granted to him the manor of Coventre, together with other lands, and that Henry has inspected a charter of R. sometime earl of Chester and Lincoln to the nuns of Pollesworth in

1328.

Membrane 89d—cont.

these words: ‘*Omnibus sancte matris ecclesie filiis, ad quos presentes literae pervenerint, R. Comes Cestr[ie] et Lincoln[ie], salutem in Domino. Noverit universitas vestra nos, pro amore Dei et intuitu pietatis, donasse Deo et Beate Virgini Edithe de Pollesworth et monialibus ibidem Deo servientibus, pro anima nostra et pro animabus antecessorum et successorum nostrorum, necnon et pro anima R. Marmiun, patris R. Marmiun, et antecessorum et successorum suorum, decem marcas annuatim percipiendas de redditu nostro apud Coventr[eiam], per manum ballivorum nostrorum, ad duos terminos, medietatem ad festum Sancti Michaelis et medietatem ad Pascha, donec eis in certo loco redditum decem marcarum in puram et perpetuam elemosinam assignaverimus; salvis duabus marcis annuis monachis de Barbareio, quas predicte moniales eis de prenominato redditu ad Pascha annuatim persolvant. Hujus autem elemosine nostre donationem nos et heredes nostri predictis monialibus imperpetuum warentizabimus. Et ut hec nostra donacio perpetue firmitatis robur optineat, eam presentis scripti testimonio et sigilli nostri appositione communirimus. His testibus: Domino Coventrensi episcopo; Philippo de Orreby, justic[iario] Cestr[ie]; Henrico de Aldithel[eia]; Waltero de Coventr[eia]; Willelmo de Vernous; Magistro Nicholao de Weston; Jocio, capellano domini comitis; Johanne de Ardern; Ricardo Phiton; Hamone de Torvill; Magistro Gilberto de Weston; Stephano de Segrave; et multis aliis.*’ And that he has also inspected a deed of the said Sir Robert de Monte Alto, dated at Coventry, 5 June, 8 Edward II., witnessing that the said Robert, steward of Chester, has confirmed to the abbess and convent of Pollesworth a yearly rent of 10 marks that they have been wont to receive at Coventry of the gift of his ancestors by the hands of the prior of Coventry, in part payment of a yearly rent that the prior and his predecessors were wont to render to Robert and his ancestors for the lands that they hold of him in Coventry of the gift and feoffment of his ancestors, and he wills that the aforesaid rent of 10 marks shall be allowed to the prior by the acquittances of the abbess of Pollesworth. Which grant and confirmation Henry grants and confirms to the abbess and nuns. Dated at Lenton, near Notyngham, on Tuesday the octave of Michaelmas, 1 Edward III.

Enrolment of deed of the aforesaid Henry addressed to the prior and convent of Coventry, notifying that Sir Robert has granted to him the manor of Coventry, and that Henry has inspected the two deeds set out in the foregoing enrolment, and signifying his will and grant that the prior and convent shall pay the aforesaid yearly rent of 10 marks to the abbess and convent of Pollesworth, and that the acquittances of the abbess and convent therefor shall be allowed to the prior and convent. Dated at Lenton as above.

Memorandum, that Henry came into chancery at York, on 28 January, and acknowledged the aforesaid deeds.

William de la Sale of Kyngeston-on-Hull, acknowledges that he owes to Michael de Wath, clerk, 24*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment.

Roger de Chandos acknowledges that he owes to Robert Selyman 100*l.*; to be levied, in default of payment, of his lands and chattels in cos. Hereford and Dorset.

Cancelled on payment.

James de Audeleye puts in his place Richard de Boghay to prosecute the execution of a recognisance for 100 marks made to him in chancery by John Trussel.

Enrolment of grant by William Corbet of Chaddesleye to Sir Peter Corbet of Cauz of 200*l.* of yearly rent from his manor of Chaddesleye.

Jan. 9.
York.

1328.

Membrane 39d—cont.

Witnesses: Sir Adam de Herewynton; Sir Edmund Hacult*; Richard de Havekeslow; Richard de Bykerton; Thomas de Acton. Dated at York (*Everwyk*), on Wednesday the quinzaine of St. Hilary, 2 Edward III.

Memorandum, that William came into chancery at York, on 29th January, and acknowledged the saforesaid deed.

Enrolment of deed of the said Peter granting that the aforesaid William shall be quit of the said rent for his life, and that the manor shall be discharged thereof during William's life, and that if William have an heir male of his body, the grant of the rent shall be annulled and extinguished. In case William die without an heir male, the rent shall remain to Peter and his heirs. Witnesses as above. Dated at York, the Saturday after the aforesaid quinzaine.

Memorandum, that Peter came into chancery at York, on 30th January, and acknowledged the said deed.

Jan. 30.
York.

Robert son of Reginald de Baldok, parson of the church of Bradeford, diocese of York, acknowledges that he owes to John, bishop of Ely, 86*l.* 13*s.* 4*d.*; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment.

Richard de Sheffeld, parson of the church of Lilleford, diocese of Lincoln, acknowledges that he owes to Master Thomas de Cave, clerk, and John de Heselerton, clerk, 44*l.* 5*s.* 0*d.*; to be levied, in default of payment, of his lands, chattels and ecclesiastical goods in co. Northampton.

Cancelled on payment.

Robert de Dombleton acknowledges that he owes to Nicholas de la Beche 20*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

Enrolment of release by Henry son of Master Henry de Carleton, sometime canon of St. John's, Beverley, to Sir Henry de Edeneestow, son of John Bythewater of Edeneestowe, clerk, and Robert his brother, of his right in all the lands that Henry and Robert hold in Erleshagh, Calveton, Knapthorp, Besthorp, and Middlethorp near Calveton, which formerly belonged to the said Master Henry. Witnesses: Sir Thomas de Lungevillers, knight; Benedict de Normanton; Robert de Kelm; William de Lound, clerk; William de Thouresby. Dated at York, 29th January, 2 Edward III.

Memorandum, that Henry came into chancery at York, on 30th January, and acknowledged the preceding deed.

Jan. 30.
York.

Nicholas de Hewyk of co. York, Hugh Buscy of co. Sussex, Edmund Trussel of co. Northampton, knights, William Moigne, parson of the church of Siglesthorn, diocese of York, and Richard de Pesshale of co. Stafford, acknowledge that they owe to John de Warenn, earl of Surrey, 400 marks; to be levied, in default of payment, of their lands and chattels in the aforesaid counties.

Cancelled with the earl's assent, because otherwise below.

Enrolment of deed of Sir John de Warenn, earl of Surrey, witnessing that he has granted to Sir John de Montbray all his lands in the isle of Axholm, which he has by the demise (*lees*) of the king during the minority of Sir John, and all his goods and chattels in the lands. For this grant John de Montbray shall pay 400 marks to the earl, and a recognisance in chancery shall be made therefor on his behalf by certain men, and when this has been done, the first recognisance made by certain men on John's

* Called *Hacult* in the next enrolment.

1328.

Membrane 39d—cont.

behalf shall be withdrawn, and the earl shall be acquitted of the extent of the lands aforesaid for the past. Dated at York, 31 January, 2 Edward III.

Memorandum, that the earl and John de Moubray came into chancery at York, on the said day, and acknowledged the preceding deed.

Jan. 3.
Knaresborough. Brother Thomas Larcher, prior of the Hospital of St. John of Jerusalem in England, acknowledges that he owes to Anthony Usus Maris and Anthony Cetrono, merchants of Genoa, 1,400 marks; to be levied, in default of payment, of his lands, chattels and ecclesiastical goods in the city of London.

Cancelled on payment.

Memorandum, that John de Portynare came into chancery at York, on 8th February, and acknowledged for himself and Acheritus his brother that brother Thomas Larcher, prior of the Hospital of St. John of Jerusalem in England, had satisfied them for all debts due from him by recognisances in chancery, or by obligations and submissions at the pope's *camera* made before the said day, and he prayed that the recognisances may be cancelled, and that the submissions may be held for naught.

Jan. 3.
Knaresborough. William de Haddehagh acknowledges that he owes to John son of John de Peito 200*l.*; to be levied, in default of payment, of his lands and chattels in cos. Norfolk and Suffolk.

John son of John de Peito acknowledges that he owes to the aforesaid William 200*l.*; to be levied, in default of payment, of his lands and chattels in cos. Suffolk and Warwick.

Feb. 5.
York. Nicholas de la Beche, knight, puts in his place John de Briggewater, clerk, and Theobald Poleyn to prosecute the execution of a recognisance for 700 marks made to him in chancery by Robert de Echyngham, knight.

Feb. 9.
York. John son of Thomas son of Robert de Hertford acknowledges that he owes to Thomas son of John de Hertford 200 marks; to be levied, in default of payment, of his lands and chattels in co. York.

Feb. 10.
York. John de Stirkland, knight, acknowledges that he owes to Thomas Durant of York, merchant, 11 marks 6*s.* 8*d.*; to be levied, in default of payment, of his lands and chattels in co. Westmoreland.

William de Rameshall acknowledges that he owes to Walter de Shobyndon 60*s.*; to be levied, in default of payment, of his lands and chattels in co. Wilts.

Cancelled on payment.

Feb. 14.
York. John son of John Dunheved acknowledges that he owes to Henry del Isle 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Warwick.

Feb. 16.
York. Philip Darcy, knight, of co. Lincoln, and Geoffrey de Cotes, parson of the church of Fishlak, diocese of York, acknowledge that they owe to Master Thomas de Garton 20 marks; to be levied, in default of payment, of their lands and chattels in cos. Lincoln and York.

*Note of payment of 12 marks.**MEMBRANE 38d.*

Feb. 7.
York. Richard de Boranco, prior of Bristall, acknowledges that he owes to Thomas de Baumburgh, clerk, 40*l.*; to be levied, in default of payment, of his lands, chattels and ecclesiastical goods in co. York.

1328.

Membrane 38d—cont.

Feb. 1. To Robert de Clipston, keeper of the manor and park of Clipston. Whereas the king has granted—in recompence for the losses sustained by the men and tenants of the town of Mammesfeld Wodhous by the enclosure with ditch and palings by the late king of a part of the wood called 'Wodhouswod' in Shirewood forest adjoining the old park called 'Clipston Park,' for the enlargement of that park, and of certain other adjoining plots by a ditch and hedge (*haia*), in which part and plots the men and tenants and their ancestors had common of pasture and divers other profits—that the ditch and hedge whereby the said plots, to wit those that are outside the palings of the park, are thus enclosed shall be thrown down, and that the said plots shall not be enclosed hereafter by the king, his heirs or his ministers, and that the men and tenants and others who had such common and profits there, and their heirs shall have for ever in the said places enclosed with ditch and hedge common of pasture for all their beasts and all other profits, in the same manner as they and their ancestors had therein before the enclosure, without hindrance from the king or his ministers, provided that the said men and tenants or their heirs shall not claim hereafter anything in the said part of the wood that is enclosed with ditch and paling for the enlargement of the park, and the king has caused this grant to be enrolled in the rolls of chancery: the king therefore orders the keeper to permit the men and tenants to throw down the ditch and hedge whereby the said plots outside the paling of the park are enclosed, and to permit them and others who had such common and profits in the same plots to have the common and profits without hindrance. By K.

Memorandum, that Alan Stuffy, Walter le Wolfhund, Robert de Kirlyngton, John de Hathelsay, Alan son of Matthew, Richard Stuffy, and other men and tenants of Mammesfeld Wodhous came before the king at Kynges Clipston on 14 January, in the first year of his reign, and complained to him that the late king caused a part of the wood to be enclosed [*etc. as in preceding enrolment*], and they prayed the king to cause justice to be done to them, and the king granted that the ditch and hedge [*etc., as above*]. And hereupon order was given to Robert de Clipston, keeper of the manor and park of Clipston, to permit the men and tenants to throw down the ditch and hedge [*etc. as above*].

Feb. 10. Roger de Farburn acknowledges that he owes to Master Richard de Cestria, canon of York, 13*l.* 18*s.* 4*d.*; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment.

Robert son of Henry de Liverpol acknowledges that he owes to Thomas de Capenhurst, clerk, 6*l.* 3*s.* 4*d.*; to be levied, in default of payment, of his lands and chattels in co. Lancaster.

Cancelled on payment.

John de Scorby, parson of the church of Great Usburn, diocese of York, acknowledges that he owes to Michael de Wath, clerk, 20*s.*; to be levied, in default of payment, of his lands, chattels and ecclesiastical goods in co. York.

Enrolment of agreement between Geoffrey le Scrop, knight, and Henry, his eldest son, on the one part, and John son and heir of Thomas de Hertford, on the other, whereby John gives to Geoffrey and Henry two parts of the manor of Bellerby and all appurtenances, excepting his mother's dower, for the term of Geoffrey's life by the service of rendering one rose yearly, and granting that if Geoffrey die within eleven years from the feast St. Edmund the Bishop next, then Henry or Geoffrey's executors shall hold the premises until the end of the said eleven years. Witnesses: Sir Henry le Scrop, Sir Thomas de Shefheld, knights; John de Burton; John

1328.

Membrane 38d—cont.

de Wenesleye; Nicholas Warde of Akelthorp; William de Dalton; Sir William de Kettelby, clerk. Dated at York, 9 February, 2 Edward III.

Memorandum, that John came into chancery at York, on 10 February, and acknowledged the aforesaid deed.

Enrolment of deed of the said John granting that if any debt be recovered or levied from the said Geoffrey or Henry or Geoffrey's executors during the aforesaid term by the king or any one else, by recognisance or otherwise, or if an annuity or the arrears of an annuity be levied, then Henry or Geoffrey's executors shall hold the said two parts of the manor until they shall have received and levied therefrom the amount thus levied from them. Dated at York, 9 February, 2 Edward III.

Memorandum, that John came into chancery at York, on 10 February, and acknowledged the aforesaid deed.

Feb. 6.
York.

To the sheriff of Hereford. Order to cause a regard to be made in the forest of La Haye before the coming of the justices of the Forest, so that the regard be made before the Ascension next.

[*Capitula.*]

Enrolment of grant by John son and heir of Thomas de Heton to Geoffrey Lescrop, knight, of a knight's fee in Thribergh, and the homage and service of Sir Adam de Revesby, knight, for all the tenements that Adam previously held of the donor in Thribergh or elsewhere in co. York. Witnesses: Sir Henry Lescrop and William de Plumpton, knights; Sir Richard de Moseley; William de Skargill; Sir William de Ketilby. Dated at York, on Friday after St. Valentine, 2 Edward III.

Memorandum, that John came into chancery at York, on 19 February, and acknowledged the aforesaid deed.

*MEMBRANE 37d.*Feb. 12.
York.

Ralph de Crophull, knight, acknowledges that he owes to John de Hothum, bishop of Ely, 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Nottingham.

Walter de Bedewynde, treasurer of St. Peter's, York, acknowledges that he owes to Master Robert Reginaldi de Baldok 40 marks; to be levied, in default of payment, of his lands and chattels in co. York.

Robert de Hausted, knight, acknowledges that he owes to Ralph de Crophull, knight, 300*l.*; to be levied, in default of payment, of his lands and chattels in co. Leicester.—The chancellor received [the acknowledgment].

The said Robert acknowledges that he owes to the aforesaid Ralph 260*l.*; to be levied, in default of payment, of his lands and chattels in co. Leicester.—The chancellor received [the acknowledgment].

Ralph de Crophull, knight, acknowledges that he owes to Robert de Hausted, knight, 200 marks; to be levied, in default of payment, of his lands and chattels in co. Nottingham.—The chancellor received [the acknowledgment].

Feb. 13.
York.

Robert son of Henry le Barker of York acknowledges that he owes to John Benge, chaplain, 10*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

Nicholas de Dynnesle, parson of the church of Halstede, acknowledges that he owes to Master Gilbert de Bruera, archdeacon of Ely, 10*l.*; to be

1328.

Membrane 37d—cont.

levied, in default of payment, of his lands, chattels, and ecclesiastical goods in co. Kent.

Cicely, late the wife of Thomas le Nedeler of York, acknowledges that she owes to Henry de Belton, citizen of York, 6*l.*; to be levied, in default of payment, of her lands and chattels in co. York.

John son of Elias de Queneby acknowledges that he owes to William Pedefer, clerk, 50*s.*; to be levied, in default of payment, of his lands and chattels in co. York.

Matthew de Bassingburn, Hemo de Ware, and John his son acknowledge that they owe to Henry de Spaldynton, clerk, 60*l.*; to be levied, in default of payment, of their lands and chattels in co. Cambridge.

Hamo de Ware and John his son acknowledge that they owe to John de Hothum, bishop of Ely, 100*l.*; to be levied, in default of payment, of their lands and chattels in co. Cambridge.

Matthew de Bassingburn and Henry de Spaldyngton acknowledge that they owe to the aforesaid bishop 50 marks; to be levied, in default of payment, of their lands and chattels in co. Cambridge.

Feb. 14. Matthew de Bassingbourn acknowledges that he owes to Percival Simeon 23 marks; to be levied, in default of payment, of his lands and chattels in co. Cambridge.

Feb. 13. York. To Simon de Bereford, escheator beyond Trent. Order to permit John de Britannia, earl of Richmond, to have respite until the Purification next for his homage, as the king has granted the earl this respite because he is staying in his service in parts beyond sea. By p.s. [1574.]
The like to Simon de Grymesby.

Enrolment of grant and release by James Nicholas, Peter Reyneri, and John Fraunceys, merchants of the society of the Bardi of Florence, for themselves and all and singular the merchants of the society, to the king of the messuage in the street of Lombardstrete, London, wherein they were wont to dwell, and all appurtenances, in consideration of 700*l.* paid to them by him. Witnesses: J. bishop of Ely, the chancellor; H. bishop of Lincoln, the treasurer; Sir Geoffrey Lescrop, Sir Walter de Norwico, Sir William de Herle, knights; Master Henry de Clyf, clerk. Dated at York, 14 February, 1327[–8], in the second year of the king's reign.

Memorandum, that James, Peter and John came into chancery at York, on the said day, and acknowledged the above deed for themselves and their fellows.

Feb. 16. York. William Serle acknowledges that he owes to Richard de Perers, knight, 29*l.*; to be levied, in default of payment, of his lands and chattels in co. Essex.

John atte Nunnes of London, 'draper,' puts in his place Nicholas de Fontibus and William de Emeldon, clerks, to prosecute the execution of a recognisance for 300*l.* made to him in chancery by John de Sutton of Aston.

The said John puts Nicholas and William in his place to prosecute the execution of a recognisance for 20*l.* made to him in chancery by the said John de Sutton.

Feb. 18. York. Henry de Grey, knight, acknowledges that he owes to John de Hothum, bishop of Ely, 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Northampton.

Cancelled on payment.

1328.

Feb. 19.
York.*Membrane 37d—cont.*

Walter atte Pirye acknowledges that he owes to Richard de Perrers, late sheriff of Essex, 17*l.*; to be levied, in default of payment, of his lands and chattels in co. Essex.

William de Hoton Rof^e in Lounesdale acknowledges that he owes to the abbot of St. Mary's, York, 8*l.* 10*s.* 4*d.*; to be levied, in default of payment, of his lands and chattels in co. Westmoreland.

Roger de Horseleye, knight, acknowledges that he owes to the prior of St. Oswald's, Nostel, 49*l.* 9*s.* 0*d.*; to be levied, in default of payment, of his lands and chattels in co. Northumberland.

Ranulph de Singilton and Thomas de Halughton acknowledge that they owe to John de Kynardeseye, Michael de Meledon, and Elias de Stapelton, executors of the will of Thomas, late earl of Lancaster, 20 marks; to be levied, in default of payment, of their lands and chattels in co. Lancaster.

John Scayle, chaplain, and William de Appelby, executors of the will of John de Appelby of York, and Alice, late the wife of the said John de Appelby, put in their places William de Emeldon and Thomas de Barneby, clerks, to prosecute the execution of a recognisance for 8 marks 8*s.* 0*d.* made to John de Appelby and Alice in the late king's chancery by Master John le Waleys, parson of the church of Melshamby.

Feb. 20.
York.

John de Insula, knight, acknowledges that he owes to Robert de Insula, knight, 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Northampton.

Cancelled on payment, acknowledged by John de Sancto Paulo, clerk, attorney of the said Robert.

Robert de Rysseton acknowledges that he owes to Robert de Lanum 12*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

Enrolment of grant by Henry de Clyf, clerk, to lady Matilda, late the wife of Sir John de Kirkebride, knight, of 100*s.* of rent in his manor of Grove for her life, to be received from the following of his tenants: Robert Aye of Grove, 22*s.* 6*d.*; Henry Aye of the same, 10*s.*; Richard Burbot of the same, 15*s.*; Alina daughter of Adam le Carter of the same, 4*s.*; John son of William son of Walter of the same, 4*s.*; John de Ordeshale, 5*s.*; Stephen Campyon of the same, 5*s.*; Nicholas Chapman of the same, 5*s.*; Hugh son of John of the same, 4*s.* 6*d.*; William le Plastrer of the same, 6*d.*; William de Malteby of Retford, 10*s.*; John Agilyon, 18*d.*; the heirs of John Lolle of the same, 12*d.*; Beatrice de Markham of Westretford, 12*s.*: saving to Henry any services and rents of the said tenants beyond the aforesaid sums. Witnesses: Sir Hugh de Hercy, knight; Sir William de Mousters; John de Cuyly; Thomas de Totewyk; John atte Bek. Dated at York, 17 February, 2 Edward III.

Memorandum, that Henry came into chancery at York, on the said day, and acknowledged the preceding deed.

Enrolment of grant by the said Henry to Matilda, late the wife of John de Kirkebride, knight, for her life, of a robe, price 4 marks, yearly against Christmas from his manor of Grave, in consideration of her grant of that manor to him. Witnesses: Sir Michael de Wath; John de Seintpol; Nicholas de Fontibus; Thomas de Totewik; Peter de Clyf. Dated at York, 17 February, 2 Edward III.

Memorandum, that Henry came into chancery at York, on the said day, and acknowledged the above deed.

Enrolment of grant by the aforesaid Henry to the said Matilda of a yearly pension of 5 marks from his manor aforesaid, to be received by her until he

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Membrane 37d—cont.

shall cause her to be provided with a suitable allowance in some abbey or priory for her life. Witnesses and date as in preceding enrolment.

Memorandum, that Henry came into chancery at York, on the said day, and acknowledged the preceding deed.

Feb. 21.
York.

John le Smale, prebendary of Stodleye in the church of Rypon, acknowledges that he owes to Anthony Citron, merchant and citizen of London, 10 marks ; to be levied, in default of payment, of his lands and chattels in co. York.

Guy de Mancestria acknowledges that he owes to William Trussel, the elder, 60*l.* ; to be levied, in default of payment, of his lands and chattels in co. Warwick.

John de Cloworth acknowledges that he owes to Gailard Assailiti 100*s.* ; to be levied, in default of payment, of his lands and chattels in co. Nottingham.

Feb. 23.
York.

Robert Inge, parson of the church of Salthous, diocese of Norwich, and John Inge, parson of the church of Lynleye, diocese of Lincoln, acknowledge that they owe to John de Oxendon, parson of Trenge church, 20*l.* ; to be levied, in default of payment, of his lands, chattels, and ecclesiastical goods in co. Norfolk.

John de Sancto Johanne of Basyng' acknowledges that he owes to John de Warbelton 34*l.* ; to be levied, in default of payment, of his lands and chattels in co. Southampton.

John Gentilman of Lynton and John his son acknowledge that they owe to Thomas de Ousthorp 6*l.* ; to be levied, in default of payment, of their lands and chattels in co. York.

*MEMBRANE 36d.*Feb. 22.
York.

Sarah, late the wife of Robert de Leyburn, and Thomas de Musgrave, her son, acknowledge that they owe to John de Cokermuth, clerk, 240*l.* ; to be levied, in default of payment, of their lands and chattels in co. Lancaster, Cumberland, and Westmoreland.

Cancelled on payment.

Enrolment of deed witnessing that whereas the aforesaid Sarah and Thomas are bound to the said John as above, Sarah grants that if any assignment be made to her towards the debts of her late husband Robert contained in the bills of the late king's wardrobe delivered to her by the said John, then John shall receive a moiety of such assignment, deducting her expenses about the assignment, in part payment of the aforesaid recognisance, provided that the moiety do not exceed 200*l.* ; and that if she do not pay a moiety of the assignment as levied to John, then she and Thomas will grant that the whole sum of 240*l.* shall be levied for John's use without contradiction ; and if Sarah do not obtain any assignment, John grants to her and Thomas that, upon payment of 200*l.* by yearly instalments of 20*l.* they shall be discharged of the remaining 40*l.* Dated at York, 22 February, 2 Edward III.

Memorandum, that John and Sarah came into chancery at York in St. Peter's church, on the said day, and acknowledged the preceding deed.

Feb. 22.
York.

Robert de Evre acknowledges that he owes to William de Ampelford, chaplain, and John de Thornton, chaplain, executors of the will of John de Helbek, 24 marks ; to be levied, in default of payment, of his lands and chattels in co. York.

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Membrane 36d—cont.

William de Langeley Mountfichet acknowledges that he owes to Richard son of Gilbert Talebot 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Hertford and Bucks.

Enrolment of deed of Richard son of Gilbert Talbot granting that the preceding recognisance shall be cancelled if the said William and Alice his wife before Michaelmas next come before the king's justices, unless prevented by death or illness, by writ of covenant at Richard's cost, and acknowledge that a messuage, 2 virgates of land, and all the meadow that Alice, late the wife of Thomas Pogeys, holds of the said William and Alice and of Alice's heirs in dower in Aston Pogeys, co. Oxford, which ought to revert to William and Alice and Alice's heirs after the death of the said Alice Pogeys, shall remain to the said Richard and his heirs. Dated at Bampton, on St. Matthew's day, 2 Edward III.

Memorandum, that Richard came into chancery, on 23 February, at York in St. Peter's church, and acknowledged the aforesaid deed.

— Robert de Insula, knight, puts in his place John de Sancto Paulo, clerk, to prosecute the execution of a recognisance for 40*l.* made to him in chancery by John de Insula, knight.

Feb. 23.
York.

John Mauduyt, knight, acknowledges that he owes to Thomas le Blount, knight, William de Walkynton, knight, and Master Robert de Walkynton, 'clerk,' 1,000 marks; to be levied, in default of payment, of his lands and chattels in co. Wilts.

Thomas le Blount, knight, William de Walkynton, knight, and Robert de Walkynton, clerk, acknowledge that they owe to John Mauduyt, knight, 300*l.*; to be levied, in default of payment, of their lands and chattels in co. Warwick.

— Anthony Usus Maris and Anthony Cetrouns put in their place Anthony Malocelini and John de Stoke to prosecute the execution of a recognisance for 1,400 marks made to them in chancery by Brother Thomas Larcher, prior of the Hospital of St. John of Jerusalem in England.

Anthony Usus Maris puts in his place Anthony Malocelini, Anthony Cetroun, Anthony Bachemini, and John de Stoke to prosecute a recognisance for 200*l.* made to him in chancery by Francis Bachemini.

The said Anthony Usus Maris puts in his place the said Anthony, Anthony, Anthony, and John to prosecute the execution of a recognisance for 10 marks made to him in chancery by Nicholas de Morsano.

Feb. 24.
York.

Thomas de Castro Godric[i], parson of the church of Great Merlawe, diocese of Lincoln, acknowledges that he owes to Mary, late the wife of Aymer de Valencia, late earl of Pembroke, 40 marks; to be levied, in default of payment, of his lands, chattels, and ecclesiastical goods in co. Buckingham.

Richard de Moseleye, parson of the church of Dewesbury, acknowledges that he owes to Robert de Reygate, knight, 43*l.*; to be levied, in default of payment, of his lands, chattels, and ecclesiastical goods in co. York.

Feb. 25.
York.

Nicholas de la Beche acknowledges that he owes to John, bishop of Ely, 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Somerset.

Cancelled on payment.

John Bigot, knight, acknowledges that he owes to Anthony Usus Maris and Anthony Malocelino, merchants of Genoa, 34*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

Feb. 24.
York.

To the abbot and convent of Muchelneys. Request that they will admit into their house John de Trentham, the king's harper (*citharator*), who

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Membrane 36d—cont.

- has long served the king and his father, and that they will grant to him by letters patent the same allowance as John le Fougheler, deceased, had therein by the late king's request, certifying the king of their proceedings by the bearer. By p.s. [1604.]
- Feb. 25.** John de Feribi, clerk, has letters to the abbess of St. Mary of Delapre* (*de Pratis*) near Northampton and to the convent thereof to receive the yearly pension due from them to one of the king's clerks by reason of the new creation of the abbess. By p.s. [1607.]
- Feb. 26.** To W. count of Hainault, Holland, and Zeeland, and lord of Friesland. The king learns from the complaint of Robert de la Sale of Norwich that whereas he lately loaded a ship of Hanekin Sele's of Flanders, freighted by him and other merchants of this realm at Great Yarmouth, with ten serplers of wool, price 117*l.* 17*s.* 0*d.*, in order to carry them to Flanders to make his profit thereof, John de Adyngham and certain other malefactors of the count's lordship lay in wait for the said ship at sea and took her and the wool by armed force, and took her to Flisyng' in Seland within the count's dominion, and have hitherto detained the wool from Robert, who has therefore prayed the king to provide a remedy: the king therefore requests the count to hear Robert's complaint, and to cause justice to be done to him in the restitution of his wool or satisfaction therefor, together with the damages incurred by him in this behalf, certifying the king of his proceedings in writing by the bearer hereof.
- The like to the said count in favour of Hugh de Dunston of Norwich for his wool, goods and wares to the value of 200*l.* taken by the said malefactors.
- Feb. 27.** Ranulph de Dacre and Peter de Middelton, knights, acknowledge that they owe to Thomas de Eyvill 32*l.*; to be levied, in default of payment, of their lands and chattels in co. York.
- Cancelled on payment.*
- Feb. 28.** Ranulph de Dacre, knight, William de Clifton, and Henry de Croft acknowledge that they owe to Robert de Clifford 700 marks; to be levied, in default of payment, of their lands and chattels in coas. Cumberland, Westmoreland, and Lancaster.
- Cancelled on payment.*
- John de Felton, knight, acknowledges that he owes to Roger de Mortuo Mari 500*l.*; to be levied, in default of payment, of his lands and chattels in co. York.
- Cancelled on payment.*
- Enrolment of deed of Geoffrey le Scrop, knight, granting licence to Sir John Notebroun, chaplain, warden of the chantry in St. Mary's chapel, Sibthorp, and to Sir John de Edwalton, chaplain of the said chantry, to acquire three messuages, 40 acres of land, and 10 acres of meadow in the towns of Sibthorp, Eyleston, and Sireston, which are held of Geoffrey, either mediately or immediately, from William son of Geoffrey le Clerk of Sibthorp, and Thomas his brother, and Sir Thomas de Sibthorp, rector of the church of Bekyngham: to have to them and their successors, wardens and chaplains of the chapel, in frankalmoine to celebrate divine service in the chapel according to the ordinance made or to be made, in this behalf, without making any rent or services or customs to Geoffrey or his heirs for the same hereafter, notwithstanding the statute of mortmain or any law or custom. Witnesses: Master Henry de Clif; Sir William de Herlaston, Sir Henry de Edenestowe, Sir Michael de Wath, Sir Thomas de Baumburgh, clerks; John de Vaux; William Peyson; Hugh de Bardelby; Nicholas

* Called Priets in the Privy Seal.

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Membrane 36d—cont.

Ward; Ralph de Wolyngham; William de Welyngoure. Dated at York, 1 July, 1 Edward III.

Memorandum, that Geoffrey came into chancery at York, on 29 February, and acknowledged the preceding deed.

March 1.
York.

Conan fitz Henry, knight, acknowledges that he owes to William, archbishop of York, 100*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

Thomas de Goussille acknowledges that he owes to John de Ousthorp 40 marks; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

Edmund de Geddyng, knight, acknowledges that he owes to John, bishop of Ely, 8*l.*; to be levied, in default of payment, of his lands and chattels in co. Essex.

Simon de Gundwyne acknowledges that he owes to Robert Orrenge of Donestable 4*l.*; to be levied, in default of payment, of his lands and chattels in co. Bedford.

March 2.
York.

John de Drayton acknowledges that he owes to John de Wodehous, clerk, 20*s.* 4*d.*; to be levied, in default of payment, of his lands and chattels in co. Northampton.

MEMBRANE 35d.

Feb. 25.
York.

Nicholas Turvyll acknowledges that he owes to Ralph de la Strete of Wendovre 6 marks; to be levied, in default of payment, of his lands and chattels in co. Buckingham.

To brother Barnabas, master of the order of Friars Preachers, and to the priors and friars of the order about to assemble in chapter-general at Toulouse. Request for their prayers on behalf of the king, Queen Isabella and her children, and for the prosperity of the realm.

Ralph de Bloyewe acknowledges that he owes to John Darcy 'le neveu' 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Cornwall.

Cancelled on payment.

Robert de Digeby acknowledges that he owes to Edmund Trussel, knight, 80 marks; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

Cancelled on payment.

William Veysyn of West Drayton acknowledges that he owes to John de Moungomery 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Nottingham.

The said William acknowledges that he owes to the said John 100 marks; to be levied, in default of payment, of his lands and chattels in co. Nottingham.

Baldwin de Fryvill acknowledges that he owes to William de Whytefeld 16 marks; to be levied, in default of payment, of his lands and chattels in co. Hereford.

Cancelled on payment.

Robert de la Vale, knight, acknowledges that he owes to William de Felton 250 marks; to be levied, in default of payment, of his lands and chattels in co. Northumberland.

1328.

Membrane 35d—cont.

Master John de Pinibus, proctor of Sir Reymund de Farges, cardinal, puts in his place Thomas de Baumburgh to grant, for him and the cardinal, that the merchants of the Scali have satisfied him and the cardinal for all debts due to them.

Ranulph de Dacre and Peter de Middelton, knights, acknowledge that they owe to William de Fryston, citizen and merchant of York, 100 marks; to be levied, in default of payment, of their lands and chattels in co. Lancaster.

Feb. 26.
York.

Ranulph de Dacre acknowledges that he owes to Peter de Middelton 200 marks; to be levied, in default of payment, of his lands and chattels in co. Cumberland.

Feb. 27.
York.

John de Kynewell, parson of the church of Nywenton, diocese of Worcester, acknowledges that he owes to Henry de Stratford, clerk, 20s.; to be levied, in default of payment, of his lands and chattels in co. Worcester.

Robert de la Vale and William de Felton acknowledge that they owe to Sarah, late the wife of Robert de la Layburn, 89l. 6s. 8d.; to be levied, in default of payment, of their lands and chattels in co. Northumberland.

Cancelled on payment.

Enrolment of deed of the aforesaid Sarah, granting that the preceding recognisance shall be cancelled if they pay her 52 marks before Midsummer and 52 marks before the following feast of St. Nicholas. Dated at York, 28 February, 2 Edward III. *French.*

Memorandum, that Sarah came into chancery at York, on the same day, and acknowledged the aforesaid deed.

Enrolment of agreement between Robert de la Vale, knight, and Robert de Par, executor of the will of Sir Robert de Layburn, knight, witnessing that whereas the said Robert de Layburn was bound to the said Robert de la Vale in 200 marks by recognisance made in the late king's chancery, and Robert de la Vale was bound to Sir Robert in 1,000 marks by recognisance made in the present king's chancery, it is agreed, on Thursday after St. Peter in Cathedra, 2 Edward III., at York, that, after all the debts due from and to the said Sir Robert and Robert de la Vale have been accounted, the said Robert de Par grants that Robert de la Vale has satisfied him for all debts due to the deceased, and he remits to him, for himself and his co-executors, all debts due from him to the deceased, and Robert de la Vale remits to Robert de Par and his co-executors all actions of debt, and promises that all deeds in his possession made by the deceased concerning debts or agreements shall be delivered to the executors before the feast of the Invention of the Holy Cross, and Robert de Par promises to render to Robert de la Vale before the said feast all such deeds made by the latter to the deceased.

Memorandum, that the said Robert and Robert came into chancery in St. Peter's church, York, on 28 February, and acknowledged the aforesaid deed.

Feb. 28.
York.

John son of Richard de Boylund acknowledges that he owes to John son of William de Boos of Hamelak 200l.; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

Cancelled on payment.

Ranulph de Dacre and Robert Parayng acknowledge that they owe to William de Rednesse 32l. 7s. 6d.; to be levied, in default of payment, of their lands and chattels in co. Cumberland.

1328.

Membrane 35d—cont.

Robert Parnyng acknowledges that he owes to William de Clyfton and Henry de Croft 700 marks; to be levied, in default of payment, of his lands and chattels in co. Westmoreland.

Cancelled on payment.

Enrolment of grant by Thomas de Raynton to the prior and convent of Tynemuth of a toft with a plot of land containing one acre in Wodehorn, and another toft with a plot of land containing one acre in Seton near Wodehorn. Witnesses: Sir Robert de la Val, Sir John de Fenwyk, Sir Gerard de Wodrington, knights; Robert de Cressewell; Robert de Seton; John de Seton; Robert Thorald. Dated at Tynemuth, 20 February, 2 Edward III.

Memorandum, that Thomas came into chancery at York, on 28 February, and acknowledged the aforesaid deed.

Feb. 28.
York.

Edmund de Assheby acknowledges that he owes to John del Idle, knight, 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Leicester.

Enrolment of grant and release by Robert de Eglesfeld to the king of his manor of L^m Hide of Laleham, co. Middlesex, and of all his other lands in Laleham, Litlyngton, and Stanes, in the same county, in argumentation of the king's manor of Kenyngton, in exchange for the hamlet of Ravenwyk, co. Cumberland, given to him by the king. Witnesses: J. bishop of Ely, the chancellor; Master Henry de Clyf; Hugh de Burgh; John de Crosseby; Gilbert de Toutheby; William de Denum; Richard de Aldeburgh. Dated at York, 28 February, 2 Edward III.

Memorandum, that Robert came into chancery at York, on the said day, and acknowledged the aforesaid deed.

Enrolment of deed of the said Robert appointing John Seriche of Laleham his attorney to deliver seisin of the premises to the king. Dated as above.

March 2.
York.

Simon Ward of Gyyvndale, knight, acknowledges that he owes to John de Woume of York, merchant, 60*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

Roger de Mortuo Mari acknowledges that he owes to Thomas de Berkele 850*l.*; to be levied, in default of payment, of his lands and chattels in co. Salop.

Enrolment of deed of William Trussel of Flore, witnessing that whereas his manor of Flore, co. Northampton, was seised into the late king's hands by reason of the quarrel of Thomas, late earl of Lancaster; and the manor was let at ferm to William de Burgh, burgess of Northampton, and it was agreed in the parliament at Westminster that those who were of the said quarrel should have restitution of their lands seised by reason of the said quarrel, together with all issues for which answer was not made to the late king, the said William de Burgh has fully satisfied him for all issues of the manor for the time that he had the custody thereof for which answer was not made to the said king. Dated at York, 12 February, 2 Edward III.

Memorandum, that William Trussel came into chancery at York, on 2 March, and acknowledged the aforesaid deed.

March 2.
York.

Henry de Bello Monte acknowledges that he owes to Ebulo Lestraunge 80*l.*; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

March 2.
York.

John de Warenn, earl of Surrey, acknowledges that he owes to Henry, earl of Lancaster, 2,000 marks; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment, acknowledged by the earl before Michael de Wath, clerk of chancery, appointed for this purpose by the king's writ on the files of 7 Edward III.

1328.

Membrane 35d—cont.

Memorandum, that whereas the earl of Surrey acknowledged that he owed to the earl of Lancaster 2,000 marks, and promised that he would fortify the recognisance by sufficient men to the satisfaction of the earl of Lancaster as quickly as possible, the earl of Lancaster grants that a deed of release that was delivered to Master Henry de Clyf, keeper of the rolls of chancery, to be kept in neutral hands (*in equali manu*) until the earl of Surrey find the said security, shall be rendered to the earl of Surrey so soon as the security have been made.

MEMBRANE 34d.

John Kayllewe puts in his place William de Boys and John de Hull to demand, sue for, and claim in chancery his inheritance of the lands that belonged to John Giffard of Brymmesfeld, which are in the king's hands by reason of the death of the said John Giffard.

March 7.
York.

Richard de Thorp of York acknowledges that he owes to John de Clyf 7*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

Master Robert de Baldok, the younger, puts in his place John de Wodehous and John de Kermond to prosecute the execution of a recognisance for 60 marks made to him in the late king's chancery by William de Borden, parson of the church of Stokebury, diocese of Canterbury, and by John de Wrotham, citizen of London, and of a recognisance for 110 marks made to him by Master John de Wynchelse, and of a recognisance for 10*l.* made to him by John de Lorty, knight, also made to him in the late king's chancery.

Master Robert Reginaldi de Baldok puts in his place the aforesaid John and John to prosecute the execution of a recognisance for 40 marks made to him in the present king's chancery by Walter de Bedewynd, treasurer of St. Peter's church, York.

March 9.
York.

Henry de Carleton, clerk, has letters to the abbot and convent of Reddynge to receive the pension due to one of the king's clerks by reason of the new creation of the abbot.

By p.s. [1689.]

March 7.
York.

Hugh de Bosy, clerk, has letters to the bishop of Exeter to receive the pension due to one of the king's clerks by reason of the bishop's new creation.

To the sheriff of York. Order to cause proclamation to be made prohibiting any one from selling wines before they have been gauged by Richard de la Pole and have been sealed with the seal of the gauge (*gaugetti*), according to custom, as the king has granted to Richard the office of the gauge of wines in the realm and in the lands of Ireland and Wales during pleasure, and the king is now given to understand that many merchants of wine of this realm and others expose wines for sale before they have been gauged by Richard or his attorneys in this behalf.

The like to all the sheriffs of England.

Feb. 26.
York.

To Robert de Bikkemore, Queen Isabella's steward in cos. Devon and Cornwall. Order to permit Richard de la Pole, the king's butler, or his attorneys to receive the king's right prise of wines in the port of Plummuth without hindrance, as other butlers of the king's progenitors and their attorneys have been wont to do in that port heretofore, and to restore to Richard anything that the steward may have received of the prise in that port since 20 April, on which day the king committed the office to Richard.

The like to the chamberlain of North Wales for the ports in North Wales.

1328.

March 5.
York.

To Alfonsus, king of Castile, Leon [etc.]. The king has received complaint from Gerard de Byole, merchant of Southampton, that whereas he lately loaded a ship called '*La Saint Nicholas*' of Calais, whereof William Butor was master, with 86 tuns of white wine and one pipe at La Rochele, in order to bring the wine to this realm to trade therewith, certain malefactors and pirates of the towns of Santander (*Sancto Andero*), Castro Urdiales (*Durdialis*), San Sebastian, Bermeio (*Verineo*), La Redo (*La Rede*), Fuentarrabis (*Fonte Arabio*), and Gitario (*Guytarie*), of the power and lordship of king Alfonsus, entered the said ship by armed force at Le Boys near La Rochele, and took and carried away the said wines and other goods and chattels of Gerard's to the value of 300*l.*: the king requests Alfonsus to cause restitution of the wines and goods to be made to Gerard or satisfaction therefor, and to cause amends to be made to him for his damages and losses in this behalf, doing to him such and as speedy justice as he would wish the king to do to his merchants within this realm in like case, certifying the king of his proceedings by his letters and by the bearer hereof.

By p.s. [1668-9.]

[*Fædera.*]Feb. 26.
York.

William Altecat,* yeoman of the king's chamber, is sent to the abbot and convent of Gloucester to receive such maintenance as Walter Mantel had in the abbey by the late king's order.

By p.s. [1612.]

Feb. 28.
York.

Henry de Ditton, usher of the king's chamber, is sent to the abbot and convent of Waverle to receive such maintenance as Walter Mantel had in the abbey by the late king's order.

By the same writ. [1615.]

March 13.
Nottingham.

Alan de Leek is sent to the abbot and convent of Redings to receive such maintenance as William Twiti had in the abbey. By the same writ. [1699.]

Henry de Ebbelesbourne puts in his place John de Roteham to defend the execution of a recognisance for 40*l.* made in the late king's chancery to Robert atte Okette of Wynchesfeld by him and by Gilbert atte Mere in the 19th year of the reign.

MEMBRANE 33d.

Memorandum, that on Tuesday, 1 March, after dinner, John, bishop of Ely, the chancellor, in the king's chamber in the palace of W. archbishop of York at York, delivered to the king his great seal in a bag under the bishop's seal; and the king, on the same day, at vespers, in the chamber of Queen Isabella, in her presence and in the presence of the said bishop, H. bishop of Lincoln, Edmund, earl of Kent, Roger de Mortuo Mari, Oliver de Ingham, John de Ros, steward of the household, Gilbert Talebot, the chamberlain, John de Crumbwell, and others, delivered the seal in the said bag sealed with the bishop of Ely's seal to Master Henry de Clyf, keeper of the rolls of chancery, and to Sir William de Herleston, clerk of the chancery, to be kept by Henry under William's seal, and they there took oath to execute the office faithfully. And the king willed and ordered that Master Henry shall keep an inn for the clerks of chancery and for other officers of the same, and that he shall receive the fee that other chancellors were wont to receive before the time of the aforesaid bishop of Ely in that office. And Master Henry and William received the seal, and Master Henry carried it to his house, and on Wednesday following caused to be sealed therewith—*Incomplete.*

[*Fædera.*]March 4.
York.

Matthew Broun acknowledges that he owes to Ebulo Lestraunge 24*l.* 7*s.* 2*d.*; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

* Called *Altecar* in the privy seal.

1328.

Membrane 33d—cont.

John de Cherleton puts in his place John de Totehill and William de Welingoure to prosecute the execution of a recognisance for 200*l.* made to him and Geoffrey le Scrop in chancery by the abbot of Beghland.

To Bartholomew de Burghersh, constable of Dover castle and warden of the Cinque Ports, or to him who supplies his place in the port of Dover. Order not to permit any one of the realm to cross to parts beyond sea by pretext of any licence granted before the date of this order without special order from the king dated after this order.

The like to the keepers of the passage in the port of Dover.

— David de Strabolgi, kinsman and co-heir of John Comyn, deceased, tenant in chief of the late king, puts in his place John de Bekyngham and William de Emeldon, clerk, to sue in chancery for his purparty of the lands that belonged to the said John in Tyndale on the day of his death.

March 6. Edward de Chivyngton acknowledges that he owes to John de Marton, parson of the church of Westyllebury, 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Essex.

William Trussel puts in his place John de Stok, clerk, and Richard de Kevelyngworth to prosecute the execution of a recognisance for 60*l.* made to him in chancery by Roger Foun.

John de Grantham, citizen and pepperer of London, puts in his place Thomas de Evesham, clerk, to prosecute the execution of a recognisance for 120*l.* made to him in chancery by Peter de Malo Lacu, fourth lord of Mulgrave, and John de Godsfield.

Enrolment of grant by Robert de Sancto Audoeno to Richard de Aldeburgh and Joan his wife of all his manor of Riggeton near Pauhall and all appurtenances, and of two parts of a moiety of the water-mill and pond pertaining to the mill, together with the services of his freemen and bondmen with their suits and offsprings, and all his possessions in Riggeton, to hold to them and to Richard's heirs. He also grants to them that a third of a moiety of the mill and all other lands that Matilda, late the wife of Robert de Furneux, holds of him in dower in Riggeton by the grant of Richard de Furneux, son and heir of Sir Robert de Furneux, which ought to revert to him after Matilda's death, shall remain to Richard and Joan and Richard's heirs after Matilda's death. Witneases: Sir Richard de Goldesburgh, Sir William de Plumpton, knights; Richard son of the said Sir Richard; Walter de Kerby; Laurence de Arthyngton; William de Slengasby; William de Casteleye, the younger. Dated at York, 8 March, 2 Edward III.

Enrolment of deed of the aforesaid Robert de Sancto Audoeno appointing Simon de Waldeby and Thomas Ward of Stocton his attorneys to deliver seisin of the premises. Dated at York, 8 March, 2 Edward III.

Memorandum, that Robert came into chancery at York, on the said day, and acknowledged the aforesaid deeds.

— Boniface de Peruche and John Junctyn, merchants of the society of the Peruzzi (*Peruchiorum*) of Florence, who are going to parts beyond sea for the exercise of merchandize, appoint Reiner Perini, merchant of the said society, to be their attorney in all pleas by or against them in any courts in England, and to prosecute and defend their suits in the same courts, and to prosecute recognisances made to them.

William Amys puts in his place Thomas de Geirgrave and Thomas de Knaresburgh, clerks, to prosecute a recognisance for 14*l.* 8*s.* 4*d.* made to him by Edmund Darel, knight, in chancery.

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Membrane 33d—cont.

March 9. John de Staunton, knight, acknowledges that he owes to Robert de Insula, merchant, 21 marks; to be levied, in default of payment, of his lands and chattels in co. Nottingham.

March 10. Robert Reginaldi de Baldok, parson of the church of Bradeford, diocese of York, acknowledges that he owes to the prior and canons of Hautemprise 166*l.* 13*s.* 4*d.*; to be levied, in default of payment, of his lands, chattels, and ecclesiastical goods in co. York.

Cancelled on payment.

Simon Gulias acknowledges that he owes to Richard de Caldebek, clerk, 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Warwick.

Walter son of John de Fauconberge, knight, acknowledges that he owes to Preciosa, daughter of John de Chaumont, 40*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment, acknowledged before William, archbishop of York, keeper of the great seal.

The said Walter acknowledges that he owes to Katherine, daughter of John de Chaumont, 20*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

Amiotus Grimbaldi de Kerio and Anthony Malocelle of Genoa, merchants, acknowledged in chancery, on 9 March, that the prior of the Hospital of St. John of Jerusalem in England has satisfied them for 500*l.* due to them by recognisance made in the late king's exchequer, in March, in the 18th year of his reign, and they willed and granted that the said recognisance shall be cancelled and annulled.

The aforesaid Amiotus willed and granted that another recognisance for 300*l.* made to him by the prior in the said exchequer, in January, in the 19th year of the reign, shall be cancelled and annulled.

The aforesaid Anthony willed that a recognisance made to him by the prior in the said exchequer for 250*l.* in the aforesaid 19th year shall be cancelled and annulled.

The aforesaid Amiotus and Anthony put in their place John Assheby, clerk, and Geoffrey de Chepsted to cancel and annul the said recognisances.

Enrolment of grant and surrender by Adam de Brom, clerk, and William de Herlaston, clerk, to the king of a messuage in Colby, co. Lincoln, and the advowson of the church of the same, which they acquired from the prior and convent of St. Barbara. Witnesses: J. bishop of Ely, the chancellor; Sir Geoffrey le Scrop, chief justice; Master Henry de Clif; Sir William de Herle, knight; Sir Henry de Edenestowe, Sir Thomas de Sibthorp, Sir Thomas de Baumburgh, clerks. Dated at York, 10 February, 2 Edward III.

Memorandum, that Adam and William came into chancery at York, on 8 March, and acknowledged the aforesaid deed.

March 13. John Moryn, knight, acknowledges that he owes to Master Robert de Ripplyngham, chancellor of St. Peter's, York, 20 marks; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment.

Enrolment of grant by Peter Jacoby to John de Cherleton, merchant, of all his lands in Couele, Coleham, Hylyngdon, and Tikeham that he had from Sir Roger de Brok, knight, with all appurtenances, according to the extent made by the king's writ, by virtue of a recognisance for 167*l.* made to Peter by Sir Roger in chancery: to have to the said John according to the form of the statute [merchant] aforesaid until John have levied the

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Membrane 33d—cont.

said debt therefrom ; in consideration of a sum of money paid by him beforehand. Dated at York, on Sunday the feast of St. Valentine, 2 Edward III.

Memorandum, that Peter came into chancery at York, on 14 March, and acknowledged the aforesaid deed.

March 15.
Clipstone.

John de Percebrigg, parson of the church of Woolwich, diocese of Rochester, acknowledges that he owes to John de Sancto Paullo, clerk, 20s. ; to be levied, in default of payment, of his lands, chattels, and ecclesiastical goods in co. Kent.

Cancelled on payment.

MEMBRANE 32d.

March 5.
York.

To the sheriff of Norfolk. Writ for payment to Constantine de Mortuo Mari and Geoffrey Wyccch, knights of that shire, of their expenses for attending the parliament at York on Sunday after the Purification last.

By K. & C.

The like to the sheriffs of other counties, in favour of the knights of the respective counties [*named in the 'Return of Members of Parliament,' 1878, p. 81, with the exception of Northumberland.*]

To the mayor and bailiffs of Norwich. Writ for payment to Thomas But and Peter de Hakeford, citizens of Norwich, of their expenses for attending the aforesaid parliament, at 2s. a day.

By K. & C.

The like for the payment of citizens and burgesses of other cities and boroughs [*as in the 'Return,' p. 80, omitting Windsor, co. Berks, Bodmin, Launceston, and Truro, co. Cornwall, Plympton and Totness, co. Devon, Shaftesbury, co. Dorset, Colchester, co. Essex, Bristol and Gloucester, co. Gloucester, Rochester, co. Kent, Lancaster, Grimsby and Lincoln, co. Lincoln, Bishop's Lynn, Norwich, and Great Yarmouth, co. Norfolk, Newcastle-on-Tyne, co. Northumberland, Nottingham, Oxford, Shrewsbury, Bath, Bridgwater, Chard and Wells, co. Somerset, Stafford, Dunwich and Ipswich, co. Suffolk, Guildford, co. Surrey, Bramber and Steyning, and Shoreham, co. Sussex, Appleby, co. Westmoreland, Worcester, and York.*].

March 27.
Barlings.

Adam de Paris, who has long served the king, is sent to the prior and convent of Neuburgh to have such maintenance as Simon de Boulges had in their house by the late king's request.

By p.s. [1720.]

March 19.
Lincoln.

Richard de Bodekesham, parson of the church of Filyngham, diocese of Lincoln, acknowledges that he owes to Gilbert de Humberstan of Lincoln, 30*l.* ; to be levied, in default of payment, of his lands, chattels, and ecclesiastical goods in co. Lincoln.

William son of Henry de Bevercotes near Hoghton acknowledges that he owes to Thomas de Longevillers, knight, 21 marks ; to be levied, in default of payment, of his lands and chattels in co. Nottingham.

Dionisia, late the wife of William de Saundeby, acknowledges that she owes to Matilda, late the wife of John de Kirkebride, knight, 24 marks ; to be levied, in default of payment, of her lands and chattels in co. Nottingham.

Vacated, because otherwise below.

April 6. To the burgomaster, *échevins, consules*, and community of the town of Semperingham. Bruges. The king has received their letters sent by Nicholas de Leek, their fellow-burgess, and has heard and understands the reasons therein given for their not sending envoys to him at the day fixed with sufficient

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Membrane 32d—cont.

power to treat for the reform of concord between his subjects and the men of Flanders concerning the damages inflicted one upon the other, and he excuses them for not doing so. As he greatly desires that treaties of everlasting peace shall be established between him and his subjects and them especially and the others of Flanders, he intimates to them that it is his wish that a treaty to this end shall be held at Midsummer next at London or elsewhere where he may then be, and he desires them to send envoys at that day for this purpose. He will be ready to do what may pertain to peace and friendship in the premises. They are enjoined not to omit to send to him as above at the said day, lest it be believed that they do not desire the said agreement and mutual communion. [*Fædera.*]

April 12.
Stamford.

To the mayor and bailiffs of Wynchelse. John Potiers, John Dugard, Clement Grymbaud, and Matthew Ramyn, merchants of Amiens, have complained that whereas they lately freighted at Amiens a ship of Thole in France, wherof John Holer was master, in order to carry their woad and other goods to Bruges in Flanders to make their profit thereof, Benedict Sely and certain other malefactors of Wynchelse in a barge (*bargia*) of his entered the ship at sea whilst she was sailing towards Bruges by force and arms after peace had been established between the king and the king of France, and took 14 tuns and 1 pipe of woad, 120 stone of woad-seed (*welde*), price 120*l.*, from the ship, and carried the same to Wynchelse, wherefore they have prayed the king to provide a remedy: the king therefore orders the mayor and bailiffs to make inquiry concerning what goods were thus carried away; their value, by whom they were taken, in whose hands they now are, etc., and to cause restitution to be made to the aforesaid merchants of all their goods found there, or to cause satisfaction to be made to them for the same, so that complaint do not again come to the king, certifying him of the names of the malefactors who thus took the said goods.

*MEMBRANE 31d.*March 5.
York.

To W. archbishop of York. Summons to attend a parliament at Northampton in three weeks from Easter next, as certain great and arduous affairs were propounded in the parliament at York that could not then be determined by reason of the absence of the certain prelates and other magnates and *proceres*, and the king has ordained to have colloquy concerning these and other matters with the archbishop and the other prelates, magnates, and *proceres* at Northampton at the aforesaid date. The king signifies that he does not intend to admit any proctor for the archbishop or for any other prelate or magnate, by reason of the arduous nature of the affairs aforesaid. The archbishop is ordered to summon the dean of his church of York and the archdeacons of his diocese to be present at the said day and place, and to summon the chapter of the said church and the clergy of his diocese to attend by their respective proctors. As the matters to be treated in such parliaments have been hindered heretofore because some of the magnates came with a multitude of armed men, and the people of the parts where the parliaments were held were damaged and aggrieved, the king wills and orders that all persons of what estate or condition soever they may be coming to the parliament shall come in due manner and without any such multitude, under pain of forfeiting all that they may forfeit, so that the affairs aforesaid may not be retarded, or the country be unduly charged. [*Rep. Dignity of Peer*, iv. 381.]

The like to the keeper of the spiritualities of the archbishopric of Canterbury, and to eighteen bishops and the keeper of the spiritualities of the bishopric of Bangor. [*Ibid.*]

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Membrane 31d—cont.

To the abbot of Westminster. Summons to attend the aforesaid parliament. [*Ibid.*]

The like to seventeen other abbots. [*Ibid.*]

To Thomas, earl of Norfolk and marshal of England. Summons to attend the aforesaid parliament. [*Ibid.*] By K. & C.

The like to six earls and fifty others. [*Ibid.*]

March 5.
York.

To the sheriff of York. Order to cause two knights of the shire, two citizens from every city, and two burgesses from every borough of that county to be chosen to attend the aforesaid parliament, and to cause proclamation to be made prohibiting any one coming to the parliament with a multitude of armed men. [*Ibid.*]

The like to all the sheriffs of England. [*Ibid.*]

To Bartholomew de Burghersh, constable of Dover castle and warden of the Cinque Ports. Order to cause two barons from each of the ports to be chosen to attend the aforesaid parliament, and to cause the like proclamation to be made. [*Ibid.*]

To Walter de Norwyco. Summons to attend the aforesaid parliament, to treat with the others of the king's council. [*Ibid.*]

The like to ten others. [*Ibid.*]

March 5.
York.

To the sheriff of Northampton. Order to cause proclamation to be made prohibiting the holding of tournaments, etc., without the king's special licence, and to arrest and imprison those found doing so. By K. & C. [*Federa.*]

To the archdeacon of Gloucester. Whereas the pope has absolved A. late bishop of Hereford, from the bond binding him to Hereford church, and has transferred him to Worcester, and has promoted him bishop of that place, as appears by the pope's letters under bulls directed to the king; and the king took the fealty of Wolstan, prior of Worcester, and restored the temporalities of the see to him because Walter, late archbishop of Canterbury, confirmed his election as bishop of Worcester; the king has nevertheless caused the temporalities to be resumed into his hands, and has restored them to Adam; the king signifies the premises to the archdeacon so that he may obey Adam as bishop notwithstanding any order of the king's to the contrary. [*Ibid.*]

The like to the prior and archdeacon of Worcester, and to the chapter of the cathedral church of Worcester. [*Ibid.*]

March 2.
York.

John de Crokford, chaplain, has letters to A. bishop of Worcester to receive the pension due to one of the king's clerks by reason of the bishop's new creation.

By p.s.

April 1.
Barlings.

To William de Herle, chief justice of the Bench. Order to attend the parliament at Northampton in three weeks from Easter next, as the king wills that William shall be there in person to give his counsel. The king has ordered John de Stonore, one of William's fellow-justices, to be at the Bench, at York, at the quinzaine of Easter to hold the pleas there with other justices of the Bench who may happen to come there in William's absence.

By K.

*MEMBRANE 30d.*April 11.
Stamford.

To Bartholomew de Burghersh, constable of Dover castle and warden of the Cinque Ports, or to him who supplies his place in the port of Dover. Order to permit brother Richard de Beauseval and Brother Erneis de Dorso Usto, monks of the monastery of Bec Hellouin, who are going to that

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Membrane 30d—cont.

monastery by the king's licence to make their obedience to the abbot, to cross from that port with their horses, equipments, and household, and their necessary expenses, notwithstanding any previous order of the king's to the contrary.

By K.

John de Greston of Huntyngdon, merchant, acknowledges that he owes to John Russel of Huntyngdon 47*l.* 17*s.* 0*d.*; to be levied, in default of payment, of his lands and chattels in co. Huntingdon.

April 11.
Stamford.

To the sheriff of Worcester. Order to supersede until the quinzaine of Michaelmas next the demand by summons of the exchequer upon Henry de Ribbesford for 2 marks of the fine that he made with the late king because he was of the quarrel of Thomas, late earl of Lancaster, so that the king may in the meantime cause to be done for Henry what ought to be done according to the agreement in the parliament at Westminster concerning such fines.

By K.

Assignment of dower to Marca, late the wife of Henry Dyve, of the manors of Dokelynton and Datynton, co. Oxford, and the manor of Wanneworth, co. Sussex, which belonged to Henry at his death, and which are extended at 55*l.* 11*s.* 8*½d.* yearly, whereof a third part, to wit 18*l.* 10*s.* 6*¼d.*, are assigned to her in the manor of Dokelynton in dower by the view and testimony of John de Carsewell, Walter de Somertone, Thomas in le Hale, John le Somenur, John le Freeman, and Thomas de Curteshull, to wit the old hall with adjoining pastray and kitchen; a great chamber opposite the door of the hall; a bakehouse with a house called 'Flexous'; a stable with two doors; a moiety of a barn on the east; a house with a wide door for oxen and cows on the south; an old dovecot; a garden with fish-pond on the south extending from the wall of the kitchen to the bank of Wynrich: which are worth nothing beyond reprises. Also of the arable land in Wedemhofurlong 16 acres on the south, in Cleydonefurlong 4 acres, in Godesthornefurlong 7 acres on the — side, [in] Donynglondfurlong 3 acres, in Overynglondfurlong 25 acres on the north, in Morfurlong 14 acres on the south, in Eysfurlong 17 acres on the south, in Worthfurlong 8 acres on the west, in Northbenhellefurlong 26 acres on the west, in Westbenhulfurlong 16 acres on the east, in Castelfurlong 8 acres on the west, in Morghlesefurlong 6 acres on north, in Thornehullefurlong 18*½* acres on the east: which are worth altogether 18*s.* 9*d.* Also of meadow, in Selhampmede 13*½* acres on the east, in Elefordmed 2 acres on the east, in Herdwikmed 4 acres, in Emedham 6 acres, in Overeham 5 acres and a rood: which are worth yearly 62*s.* 6*d.*, price of an acre 2*s.* There are also assigned to her two parts of the pasture of Eldefelde and Eyshfurlong, which are extended at 14*s.* 1*½d.*, and which may not be separated because the pastures are common to divers free tenants. Also a several fishery from the place called Thachhampende to Nywe Mulle, which is worth yearly 8*d.* Also two parts of the park on the north, the underwood whereof is worth 2*s.* 6*d.* yearly, and two parts of the foreign wood on the south with the common pasture, the underwood whereof is worth 12*d.* yearly. There are also assigned to her the following of the free tenants: John atte Mulle, Christina atte Nywe Mulle, Roger le Coupere, John Mareys, John Freeman, William le Hayward, Thomas de Curteshulle, and Henry le Kyng, who render yearly 4*l.* 18*s.* 7*d.* There are also assigned to her of the bondmen holding a messuage, a virgate of land and 'forlond,' to wit Roger atte Bury, Henry in le Hurne, Adam Renald, John atte Brugge, William Valunce, Hugh Alle, Robert de Puttesle, Emma Jordans, John Hanne, Nicholas le Knek, and Adam atte More, whose rents and services are worth yearly 116*s.* 6*d.* Also of the bondmen holding a messuage, half a virgate of land and 'forlond,' to wit William Alle, John le Coupere, Johanna la Harpere, Henry Colle, John Bannyg, Nicholas le Nywe, Richard le Smyth, and

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Membrane 30d—cont.

Margery le Cartere, whose rents and services are worth yearly 55*s.* 10*d.*

Memorandum, that William Trussel made his assignment and returned it into chancery on 12 April, in the same year.

April 15. To the keeper of the port of Dover or to him who supplies his place. Order to permit Robert de Insula, who is going on pilgrimage (*peregrine*) to St. James, to cross from that port with his horses, harness, and household, any order to the contrary notwithstanding. By K.
Stamford.

April 16. To Stephen de Catefeld of Great Yarmouth. Whereas lately at the complaint of Nicholas de Leek, merchant of Bruges, that certain merchants of Flanders lately caused certain ships to be loaded in Flanders with cloth and other wares, in order to carry them to divers parts to make their profits thereof, and that the said ships with the cloth and goods were taken by malefactors of Great Yarmouth, contrary to the form of the truce between the king and the men of Flanders, the king, at Nicholas's prosecution, ordered the ships, cloth, and goods to be delivered to Nicholas in the name of the said merchants by process had before him, according to the truce aforesaid, and ordered Stephen to deliver to Nicholas three pieces of cloth taken from the said ship, which Stephen detained and detains still in his possession, pretending that they were forfeited to the king because they are not of the common assize, although they were not exposed for sale within this realm; and Stephen has hitherto done nothing in this matter, but has contemptuously answered Nicholas, when he shewed him the king's writ hereupon, that he would not do anything for such an order, whereat the king is moved: the king therefore orders and strictly enjoins Stephen to restore the three pieces of cloth to Nicholas without delay, so that the truce may not be violated in any way by his default, and to be before the king and his council in chancery on the morrow of the Ascension next to answer for his contempt. By K. & C.
Walmsford.

— Henry son of John de Grey puts in his place Roger de Mundevill to defend the execution of a recognisance for 53*l.* 12*s.* 3*½d.* made by him in chancery to Richard de Grey of Codenore.

Vacated, because otherwise below.

April 12. To the abbot and convent of Rammesey. Order to admit into their house Janettus le Sautreor, Queen Isabella's minstrel, and to administer to him for life such maintenance in all things as Hereward* de Forges, deceased, had therein by the late king's request, making to him letters patent of the maintenance. By p.s. [1747.]
Stamford.
[*Fædera.*]

— Richard de Grey of Codenore puts in his place Roger de Mundevill to prosecute the execution of a recognisance for 53*l.* 12*s.* 3*½d.* made to him in chancery by Henry son of John de Grey.

April 6. Joan de Botetourte, lady of Weleye, acknowledges that she owes to John, bishop of Ely, 100 marks; to be levied, in default of payment, of her lands and chattels in co. Stafford.—Roger Hillari received the acknowledgment by writ.

Cancelled on payment.

April 25. James de Kyngeston, clerk, acknowledges that he owes to Thomas Northampton, chaplain, 100*s.*; to be levied, in default of payment, of his lands and chattels in co. Sussex.

Cancelled on payment.

Memorandum, that Peter Reyner, merchant of the company of the Bardi, on 14 May, 2 Edward III., delivered to Master Henry de Clyf, keeper of the rolls of chancery, in his chamber at the lodging of Roger de Bouthun

* Called *Herewet* in the privy seal.

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Membrane 30d—cont.

at Northampton twenty-nine charters touching a house that belonged to the merchants of the said company in the street of Lumbardestrete in the city of London, which belonged to Robert Turk and which the king has purchased of the said merchants, and in a hanaper thirty-three old charters concerning the same house. *French.*

Enrolment of grant by John de Moubrey, lord of the Isle of Axholm, to Sir Edmund Trussel, his bachelor, of 20*l.* yearly for life from his manor of Melstone Moubrey. Witnesses: Sir Richard de Peshale; Sir Robert de Davyntré; Sir Richard Egebastoun; Sir Ralph Beler; John Hakelut; Edmund Bordet; William de Keythorp. Dated at Northampton, 20 April, 2 Edward III.

Memorandum, that John came into chancery at Northampton, on 16 May, and acknowledged the aforesaid deed.

MEMBRANE 29d.

April 30. Brother Leonard de Tibertis, prior of Venice, supplying in England the place of the Grand Master of the Hospital of St. John of Jerusalem, and Brother Thomas le Archer, prior of the said hospital in England, acknowledge that they owe to Amiotus Grimbaldi de Kirio and Anthony Malocelli of Genoa 50*l.* 13*s.* 4*d.*; to be levied, in default of payment, of their lands, chattels, and ecclesiastical goods in co. Lincoln.

Thomas le Ercedekne, knight, acknowledges that he owes to Stephen de Haccombe, knight, 200 marks; to be levied, in default of payment, of his lands and chattels in co. Cornwall.

May 1. Richard Picot, parson of Chetebery church, diocese of Norwich, acknowledges that he owes to Thomas de Verdon, knight, 40*l.*; to be levied, in default of payment, of his lands, chattels, and ecclesiastical goods in co. Suffolk.

May 1. Peter le Poleter is sent to the prior and convent of Donestaple to receive such maintenance in that house as Roger de Oxeneye, deceased, had therein at the late king's request. By p.s. [1772.]

May 2. Peter de Wetewang, parson of the church of Broghton in Craven, diocese of York, acknowledges that he owes to Reymund, cardinal and dean of Salisbury, and to Master John de Pinibus, archdeacon of Bayas, 540 marks; to be levied, in default of payment, of his lands, chattels, and ecclesiastical goods in co. York.

John de Salford acknowledges that he owes to Hugh de Courtenay, the younger, 118 marks; to be levied, in default of payment, of his lands, chattels, and ecclesiastical goods in co. Bedford.

May 4. William son of Richard de Eylesford acknowledges that he owes to Edmund de Eylesford 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Hereford.

Henry de Ferrariis, knight, acknowledges that he owes to Elizabeth de Burgo 500 marks; to be levied, in default of payment, of his lands and chattels in co. Leicester.

Bartholomew de Hakeburn acknowledges that he owes to William Warein of Exeter 15*l.*; to be levied, in default of payment, of his lands and chattels in co. Berks.

Henry Vaysyn of Warburgh and William Creke acknowledge that they owe to the abbot of Dorkcestre 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Oxford.

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Membrane 29d—cont.

Brother John, master of St. John's hospital, Brackele, acknowledges, for himself and his brethren, that he owes to Master Gilbert de Middleton, archdeacon of Northampton, 160 marks; to be levied, in default of payment, of their lands and chattels in co. Northampton.

Enrolment of release by Thomas de Luton of Bracle, merchant, to Master Gilbert de Middleton, archdeacon of Northampton, of his right in six marks, 8*s. 8d.* of yearly rent and a robe, price 20*s.*, yearly, which rent and robe Gilbert is bound to pay to him for life by fine levied before the justices of the Bench. He also releases to Gilbert his right in the lands, rents, and services in Bracle that Gilbert had of his gift. Dated at Northampton, on Wednesday after SS. Philip and James, 2 Edward III.

Memorandum, that Thomas came into chancery at Northampton, on the said day, and acknowledged the aforesaid deed.

Enrolment of deed of Richard le Wryghte of Oxendon, witnessing that whereas Master Ivo de Oxendon, clerk, has granted to Sir John de Oxendon, clerk, his nephew (*nepoti*), the reversion of a messuage in Oxendon lying near John's messuage on the east, and 18 acres of land and 2 acres of meadow in the field of the same town, which Richard held for life of Ivo by Ivo's demise, and which after Richard's death ought to revert to Ivo and his heirs by fine levied in the king's court, the said Richard has attorned himself on the day of the making of the presefts to John of the reversion of the tenements and of all services therefor due and accustomed, and has made recognition and fealty to him for the same. Dated at Northampton, on Wednesday after the Invention of the Holy Cross, 2 Edward III.

Memorandum, that Richard came into chancery at Northampton, on the said day, and acknowledged the aforesaid deed.

Enrolment of release by Roger son of Roger de Goldeston, chaplain, to John de Ellerker, the younger, clerk, of his right and claim in all lands in Great Stapelford that descended or may descend to the releasor by inheritance or otherwise, and release of all actions and demands against John. Witnesses: Sir Robert Darcy, Sir Ralph de Crophull, knights; Sir Thomas de Sibthorp, Sir John de Wodehous, clerks; John de Vaus; Ranulph de Parys; Thomas de Ousthorp. Dated at Northampton, 5 May, 1328.

Memorandum, that Roger son of Roger came into chancery at Northampton, on the said day, and acknowledged the above deed.

May 6. Walter de Fynchyngfeld acknowledges that he owes to Peter de Fane-Northampton, lour 300 marks; to be levied, in default of payment, of his lands and chattels in co. Essex.

Cancelled on payment.

Baldwin de Frivill acknowledges that he owes to Ralph Bassett of Drayton 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Worcester.

Enrolment of deed of Nicholas de Tunstalle, witnessing that whereas brother Peter, late prior of the house of St. Saviour, Bermundeseye, and the convent of the same place have given to him a corrodoy, to be received in their house for life in the form following, to wit each day of his life a white monastery loaf, price $\frac{1}{2}d.$, a brown (*bissum*) loaf, price $\frac{1}{2}d.$, a gallon of monastery ale, price 1*d.*, half a gallon of the second ale, price $\frac{1}{2}d.$, in their cellar at Bermundeseye, two dishes (*fercula*) of meat every one of the four meat-days in the week, price 1*d.* a day, from their kitchen, and on the three other days of the week fish or other things in the same way as a monk, price 1*d.* a day, and each day two dishes of pottage, price $\frac{1}{2}d.$, from the convent kitchen, and they have also granted to him each year for his life a robe with fur-lining of the suit of their clerks or esquires at his will, price each year 20*s.*, to be received from their chamber at Christmas, and

1328.

Membrane 29d—cont.

they have also granted to him a house to live in within their enclosure of Bermundeseye, with a plot of land near the said house adjoining their court and the wall of John le Muserer, between the kitchen and brewhouse of the priory, 66 feet in length and 20 feet wide, and a pond and curtilage between the said brewhouse and the new garden of the prior and convent, whereof one end abuts upon the lane leading to their barns and the other upon the highway to Retherheth, with free ingress and egress at his pleasure, and also every year four cartloads of wood from their wood and two cartloads of straw (*litere*) to be carried to his house at Bermundeseye at their cost, and also two acres of meadow enclosed by a ditch in their meadow under Danieleswall, for his life for the maintenance of his horses, as contained in an indented (*cirographata*) charter of theirs made to him; and they afterwards granted to him for life a part of their new garden with the apple-trees and other trees therein lying between his curtilage and the said new garden, in length 26½ perches, one end whereof abuts upon the lane leading from their court to their barns, in breadth 2½ perches, and the other end abuts upon the highway to Retherheth, in breadth 3½ perches, with ways (*viniis*), hedges, ditches, free egress and ingress, and all other appurtenances, as contained in another indented charter; and the king has recited and confirmed the aforesaid two charters in his charter made to Nicholas: the said Nicholas has now, in consideration of 40*l.* 3*s.* 4*d.* paid to him by brother John de Cusancia, the present prior, rendered the aforesaid three charters to the prior, with all the contents thereof without anything being retained, and he releases all his right in the premises and all actions against the priory by reason of this corrodio. Dated at Northampton, 6 May, 2 Edward III. With note that certain interlineations in the deeds were known to Nicholas.

Memorandum, that Nicholas came into chancery at Northampton, on the said day, and acknowledged the aforesaid deed.

Enrolment of grant by William son of Sir William Maureward, knight, to John his son of his manor of Overton Quartermars, with all the lands and bondmen of the manor, the advowsons of churches, and all other appurtenances; to have to John and the heirs of his body, rendering therefor 20*l.* yearly to the donor for the term of his life; with reversion to the donor in default of heirs of John's body. Witnesses: William de Standon, knight; William de Ingewardeby; William de Bredon; William Pankeman; John de Assington in Bredon; William Gille; Reginald de Overton, clerk. Dated at Overton Quartermars, on Wednesday after Holy Cross, 1328.

Memorandum, that the said William came into chancery at Northampton, on 8 May, and acknowledged the aforesaid deed.

May 7.
Northampton. William de Wygan of Preston in Aumoundernesse acknowledges that he owes to Henry son of Roger de Cliderhou 10 marks; to be levied, in default of payment, of his lands and chattels in co. Lancaster.

John Engeyne, lord of Stowe near Anglesey, acknowledges that he owes to Simon Mallore and Margaret his wife 40 marks; to be levied, in default of payment, of his lands and chattels in co. Cambridge.

Simon Croyser acknowledges that he owes to John de Stotevill 40 marks; to be levied, in default of payment, of his lands and chattels in co. Bedford.
Cancelled on payment.

Robert de Shawes acknowledges that he owes to Simon de Bereford 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Essex.

William Marchys acknowledges that he owes to Simon 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Stafford.

1328.

MEMBRANE 28d.

April 25. To the sheriff of Northampton. Order to meet W. archbishop of York Northampton. when he comes to the sheriff's bailiwick, and to conduct him safely through his bailiwick, not permitting wrong, impediment, or grievance to be inflicted upon him concerning the carrying of his cross, or upon any of his household, as the archbishop is coming to Northampton to the parliament by the king's order. [Fœdera.]

Enrolment of deed of Miles de Houwe, son and heir of Ralph de Houwe, witnessing that whereas he granted, by charter dated at Houwe, on Wednesday after the Nativity, 20 Edward II., to William March of Stanhouwe, Edward Rose of Great Yarmouth, and Walter son of Ralph de Byntre a moiety of the manor of Houwe, which belonged to his father, with the advowson of a moiety of the church of that town, and with all appurtenances whatever, together with the reversion of the other moiety of the manor, which Nicholas Houel and Joan his wife, the donor's mother, held for the term of Joan's life of the donor's inheritance; and William, Edward, and Walter had and held the moiety aforesaid until Easter last, when they granted it and the reversion of the other moiety to Sir Walter de Norwyco, knight, and Katherine his wife, to them and to Walter's heirs; and Walter and Katherine have now acquired the other moiety from Nicholas and Joan, so that Walter and Katherine held the whole of the manor and were and are seised thereof: the said Miles, desiring to make sufficient security to Walter and Katherine, has granted and released to them all his right in the manor and advowson, and warrants the same to them. For this grant Walter has given to him his lands in Westleton. Witnesses: Sir Edmund de Sancto Mauro, Sir Walter de Bernham, Sir Edmund de Sotirle, Sir Thomas de Bavent, Sir Robert de Ingcelose, knights; Henry de Welyngton; William Testard, Richard de Boylound, Hamo de Miklefeld, John Fraunceys of Beklis, John de la Faloyse of Dunwich, Thomas de Brigham, John Skilman of Meltone, Robert de Dunstone, John de Schotisham, Eustace Mayn. Dated at Metyngham, on Tuesday after the octave of Easter, 2 Edward III.

Memorandum, that Miles came into chancery at Northampton, on 30 April, and acknowledged the aforesaid deed.

April 30. To the sheriff of Northampton. Order to cause proclamation to be made Northampton. immediately upon sight hereof in the town of Northampton and elsewhere in his bailiwick prohibiting any one making proclamations of tournaments, or holding tournaments, etc., without special licence from the king, and to arrest any one presuming to do so after such proclamation, and to keep them in prison until further order, certifying the king of the names of those whom he shall arrest, as the king is given to understand that certain persons have caused proclamations to be made of tournaments, etc., in divers places within the sheriff's bailiwick and elsewhere within the realm, by reason whereof certain magnates in the parliament at Northampton propose going to the said tournaments, leaving the king's affairs. By K. [Fœdera.]

The like to the sheriff of Surrey, to go in person to Guldeford, and to cause such proclamation to be made there and elsewhere in his bailiwick. [*Ibid.*]

The like to all the sheriffs of England to cause proclamation to be made in their bailiwicks. [*Ibid.*]

May 3. Thomas de Leycestria of Northampton acknowledges that he owes to Northampton. Grace de Grendale 29s.; to be levied, in default of payment, of his lands and chattels in co. Northampton.

May 5. Richard de Burcestria of Stoke del Isle acknowledges that he owes to Northampton. Alice, late the wife of Warin de Insula, knight, 10*l.* 10*s.* 0*d.*; to be levied, in default of payment, of his lands and chattels in co. Oxford.

1328.

Membrane 28d—cont.

Geoffrey de Bulstrode acknowledges that he owes to Walter Turk, citizen of London, 20 marks; to be levied, in default of payment, of his lands and chattels in co. Buckingham.

Cancelled on payment.

May 4. To the keepers of the passage in the port of Dover. Order to permit Northampton. the prior of Wenlock, who is shortly going to parts beyond sea to his chapter-general by the king's licence, to cross from that port with his horses, equipments, and household; provided that he carry with him no *apporetum* beyond his reasonable expenses. By p.s. [1785.]

May 7. Adam de Haghams acknowledges that he owes to Simon de Bereford Northampton. 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Middlesex.

Richard Pensax of Belegrave acknowledges that he owes to the aforesaid Simon 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Nottingham.

Thomas Roscelyn, knight, puts in his place Vincent de Norton in place of John de Hautebe, whom he previously appointed, to prosecute the execution of a recognisance for 2,000 marks made to him in chancery by Ralph de Camoys.

Enrolment of deed of brother Philip, prior of Longueville Giffard, and the convent of the same place, witnessing that on Thursday after the Purification, 1327[–8], 2 Edward III., this agreement was made between them and Sir Walter de Norwyco, knight, that they have demised to Walter for his life all their lands and temporal tenements in Wychyngham and Weston near Lyng and elsewhere in co. Norfolk, with all rents and services of free tenants and villeins, their watermill in Wychyngham, and all profits of the said lands except the advowsons of the churches and the pensions of the same, rendering therefor 40 marks sterling to them or their proctor in England in St. Paul's church, London. Walter grants that they or their proctor may distrain for the said rents, if in arrears, in all his lands in that county, and he agrees to maintain all the tenants against grievance or annoyance from all persons, and to maintain the tenants in their just services and customs, and to maintain the said mill in stones, the pond, etc., in good repair until the end of the term, and he agrees that he will cause this agreement to be enrolled in the exchequer or chancery. Witnesses: Sir George de Roos, Sir Simon de Hedersete, Sir Nicholas de Gonewill, Sir Roger de Byleneygh, knights; Roger de Attyngham, Alan Houel, Roger Est. Dated at Longueville Giffard, on the aforesaid day.

Memorandum, that Walter came into chancery at Northampton, on 7 May, and acknowledged the above deed.

May 9. John de Sancto Amando acknowledges that he owes to John de Boweles Northampton. of Wardon 80*l.*; to be levied, in default of payment, of his lands and chattels in co. Bedford.

The said John de Boweles acknowledges that he owes to the aforesaid John 200*l.*; to be levied, in default of payment, of his lands and chattels in co. Bedford.

Simon Broun of Osberneby acknowledges that he owes to Robert de Kirkeby, clerk, 4 marks; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

May 8. Richard son of Richard Power of Draughton acknowledges that he owes Northampton. to Ralph son of Alexander de Rothewell 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Northampton.

1328.

Membrane 28d—cont.

John Umfrey acknowledges that he owes to Simon de Bereford, knight, 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Cambridge.

John de Rothwelle acknowledges that he owes to the said Simon 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Stafford.

John Bret, knight, acknowledges that he owes to William, bishop of Norwich, 200 marks; to be levied, in default of payment, of his lands and chattels in co. Nottingham.

Cancelled on payment.

Nicholas Russel acknowledges that he owes to Robert de Apperleye, son and heir of Richard de Apperleye, 100 marks; to be levied, in default of payment, of his lands and chattels in co. Worcester.

Dionisia, late the wife of William de Saundeby, acknowledges that she owes to Matilda, late the wife of John de Kirkebride, knight, 50 marks; to be levied, in default of payment, of her lands and chattels in co. Nottingham.

William de Clynton, knight, puts in his place Thomas de Evesham and Thomas de Capehurst, clerks, to prosecute the execution of a recognisance for 100 marks made to him in chancery by Philip de Lyle, parson of Cavendish church, diocese of Norwich.

May 9. To the treasurer and barons of the exchequer. Order to cause a recognisance for 100*l.* made before them by John de Claveryng to John de Triple to be cancelled, as Ed. de Dacre, one of the executors of John de Triple's will, has acknowledged in chancery that John de Claveryng has paid him 50*l.* in full payment of the aforesaid 100*l.*, and he has prayed the king to cause the recognisance to be cancelled.

John Merlyn acknowledges that he owes to Nicholas de Stukele 10*l.*; to be levied, in default of payment, of his lands and chattels in co. Bedford.

John de Sapy acknowledges that he owes to Thomas de Cheddeworth 11*l.* 10*s.* 0*d.*; to be levied, in default of payment, of his lands and chattels in co. Worcester.

*Cancelled on payment.**MEMBRANE 27d.*

Enrolment of release by William de Neuport to John de Shardelawe and Agnes his wife, and John their son, and to the said son's heirs, of his right in all the lands that they have acquired from Thomas son of Sir John Joce, knight, in the towns of Kersingg, Notle, and Rewenhale, co. Essex. He also releases to John de Shardelawe and William de Cloville of Hanynghfeld and to all of their mainpast (*manupastis*) all actions, etc. Dated at Northampton, 8 May, 2 Edward III.

Memorandum, that William came into chancery at Northampton, on the said day, and acknowledged the aforesaid deed.

May 9. Bartholomew de Burghersh and William de Scothowe, parson of the Northampton church of Hethill, acknowledge that they owe to Robert de Ufford 450 marks; to be levied, in default of payment, of their lands and chattels in co. Kent.

Cancelled on payment.

Anthony de Lucy acknowledges that he owes to Ralph de Nevill, knight, 1,000 marks; to be levied, in default of payment, of his lands and chattels in co. Cumberland.

1328.

Membrane 27d—cont.

Robert de Holwell acknowledges that he owes to Simon de Bereford 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Kent.

Geoffrey de Royston acknowledges that he owes to the said Simon 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Devon.

Enrolment of deed of John de Moubrey, lord of the Isle of Axholm, witnessing that whereas the lady Alina, his mother, has granted to Richard de Pessale, knight, for her life the manor of Wyllynton, co. Bedford, which she held of John in dower, and a third of the manors of Orieck, co. Northampton, and Shustoke, co. Warwick, and the advowson of the church of Shustoke, which she likewise held for life of her son's inheritance, the said John, accepting the said grant and wishing to shew favour to Richard by reason of his grateful service to Alina and to him, grants that if Richard survive Alina, he may hold the premises to the end of his life of the king and other chief lords of the fee. Witnesses: Sirs Roger de Swynnerton, the father, Roger de Swynnerton, the son, Thomas de Halghton, William Trussel, Ed. Trussel. Dated at Northampton, 8 May, 2 Edward III.

Memorandum, that John came into chancery at Northampton, on the said day, and acknowledged the aforesaid deed.

Enrolment of release by Nicholas son of Rerich to Rerich, his brother, of his right in the manor of La Rath near La Ward, which Nicholas had of his father's grant. Witnesses: A. archbishop of Dublin; J. bishop of Ely; Sir Arnald le Poer, knight; Master Walter de Islep, Master Nicholas de Stokton, clerks; Thomas de Barilow. Dated at Northampton, 7 May, 2 Edward III.

Memorandum, that Nicholas came into chancery at Northampton, on the said day, and acknowledged the aforesaid deed.

May 10. Gilbert de Burgh of Ipswich acknowledges that he owes to Simon de Northampton, knight, 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Suffolk.

John de Staunton, knight, acknowledges that he owes to Roger Darcy 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Devon.

Bonus, abbot of Tavystok, acknowledges that he owes to Robert de Tanton, clerk, 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Devon.

Thomas de Shirigge acknowledges that he owes to Stephen son of Thomas de Poltone 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Wilts.

The said Thomas acknowledges that he owes to John de Briggewater, clerk, 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Wilts.

May 11. To the burgomasters, *échevins*, *consules*, and community of the town of Northampton. Notification that it will please the king and his council if they send envoys to the king speedily with sufficient power to treat with him or with those to be deputed by him for peace between the men and merchants of his realm and the men and merchants of Flanders, and that they will find the king ready and well-disposed in matters pertaining to the peace, in consideration of the affection that he knows they bear towards him and his subjects, many days having been appointed in the late king's time and in his time for treaty for the reformation of peace, which has been prevented by various impediments. [Fædera.]

1328.

Membrane 27d—cont.

To William Deakne. Letter of credence in favour of John de Chydiok, whom the king has sent to Flanders, who will explain to William by word of mouth certain of the king's affairs that the king has explained to him.

May 12. William Michel of Braydeston acknowledges that he owes to John de Northampton. Ousthorp, prebendary of Pencrich, co. Stafford, 50 marks; to be levied, in default of payment, of his lands and chattels in co. Derby.

Roger de Mortuo Mari, lord of Wygemor and of Trym, and Oliver de Ingham acknowledge that they owe to Thomas, earl of Norfolk and marshal of England, 2,000 marks; to be levied, in default of payment, of their lands and chattels in co. Hereford.

Cancelled on payment.

Edmund Gascelyn acknowledges that he owes to John de Wroxhale, knight, 133*l.* 6*s.* 8*d.*; to be levied, in default of payment, of his lands and chattels in co. Wilts.

Cancelled on payment.

May 14. Roger de Swynerton, knight, acknowledges that he owes to Simon de Northampton. Bereford 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Stafford.

Cancelled on payment.

Robert de Hambury acknowledges that he owes to the aforesaid Simon 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Worcester.

William de Abyndon of Norton Brun acknowledges that he owes to John Blundel of Oxford, merchant, 20 marks; to be levied, in default of payment, of his lands and chattels in co. Oxford.

The aforesaid William acknowledges that he owes to the said John 40 marks; to be levied, in default of payment, of his lands and chattels in co. Oxford.

Henry son of John de Grey acknowledges that he owes to Roger de Mortuo Mari of Wiggemore 2,000*l.*; to be levied, in default of payment, of his lands and chattels in co. Huntingdon.

Cancelled on payment, acknowledged before the bishop of Lincoln, the chancellor.

William de Burgh of Northampton acknowledges that he owes to Master William Bachieler 16*l.*; to be levied, in default of payment, of his lands and chattels in co. Northampton.

John, bishop of Winchester, acknowledges that he owes to John de Grantham, pepperer and citizen of London, 500 marks; to be levied, in default of payment, of his lands and chattels in co. Southampton.

Cancelled on payment.

John Dyve of Brampton acknowledges that he owes to William Curteys of Briclesworth 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Northampton.

Nicholas Torevill, knight, acknowledges that he owes to Ralph atte Strete of Wendovere 20 marks; to be levied, in default of payment, of his lands and chattels in co. Buckingham.

William Aylmer of Sevenhampton, parson of the church of Dodington, acknowledges that he owes to Robert de Staunton, knight, and William de Ingewardeby 60*l.*; to be levied, in default of payment, of his lands and chattels in co. Wilts.

1328.

Membrane 27d—cont.

Humphrey de Bassingburn, knight, acknowledges that he owes to William, bishop of Norwich, 2,000 marks; to be levied, in default of payment of his lands and chattels in co. Northampton.

Cancelled on payment, acknowledged by Ivo de Clinton, one of the bishop's executors.

Ralph de Camoys, knight, and Thomas his son acknowledge that they owe to Thomas Roselyn, knight, 1,016*l.*; to be levied, in default of payment, of their lands and chattels in co. Sussex.

The aforesaid Ralph and Thomas acknowledge that they owe to the aforesaid Thomas 100*l.*; to be levied as above.

Cancelled by the king's order.

Memorandum, that the king, on 16 January, in the 2nd year of his reign, caused all the lands, goods, chattels, and debts that belonged to the said Thomas to be taken into his hands as forfeited, and ordered the chancellor, by writ of privy seal, dated 18 February, in the year following, which remains on the files, to cause these recognisances to be cancelled and annulled, and they are therefore cancelled.

May 14. To the treasurer and barons of the exchequer. Order to cause the men of Northampton. Baumburgh to have respite until Michaelmas next and for a year from then for the 26 marks that they ought to have paid at the exchequer at Easter last for the ferm of that town, as the king has granted them this respite because of the damages sustained by them by the frequent cominges of the Scots.

By pet. of C.

May 16. Simon son of William le Clerk came before the king, on Monday after Northampton. St. Pancras last, and sought to replevy his land in Maidewell, which was taken into the king's hands for his default before the justices of the Bench against John de Maydewell, chaplain. This is signified to the justices.

MEMBRANE 26d.

Memorandum, that on Ascension day, to wit 12 May, Master Henry de Clif and William de Herlaston, keepers of the great seal, delivered to the king in a chapel in the priory of St. Andrew's, Northampton, immediately after the celebration of the king's mass, the great seal in a bag sealed with the said keepers' seals, in the presence of A. bishop of Worcester, Roger de Mortuo Mari, William la Zousche of Assheby, Oliver de Ingham, John de Crumbewell, Gilbert Talebot, the king's chamberlain, and of other magnates there present, and the king received the seal into his own hands from the keepers, and delivered it to H. bishop of Lincoln for custody, who there took oath to do faithfully what pertained to the office of the seal, and the said bishop thus received the seal from the king, and carried it with him, and on the morrow caused writs and charters to be sealed. [Fædera.]

May 16. Ralph de Camoys and Thomas his son acknowledge that they owe to Northampton. Thomas Wake of Lidel and to the prior and convent of Hautemprise 1,000 marks; to be levied, in default of payment, of their lands and chattels in co. Somerset.

John son of Simon le Clerk of Berkeswell acknowledges that he owes to William de la March, cook, 10*l.*; to be levied, in default of payment, of his lands and chattels in co. Warwick.

1328.

Membrane 26d—cont.

Richard de Grey of Codenovere acknowledges that he owes to Henry son of John de Grey 43*l.* 17*s.* 0*d.*; to be levied, in default of payment, of his lands and chattels in co. Essex.

Cancelled on payment, acknowledged by Henry de Grey and William, parson of Blechesley church, executors of the will of Reginald de Grey, knight, one of the executors of the will of the aforesaid Henry son of John.

John de Stonforde acknowledges that he owes to John de Escudemor 100*s.*; to be levied, in default of payment, of his lands and chattels in co. Devon.

John de Cotoun, skinner of London, puts in his place James de Kyngeston and John de Evesham to prosecute a recognisance for 20*l.* made to him in chancery by Elias de Hungersford.

Enrolment of grant of John de Suilly to Sir John de Beaumond of the wardship of the lands of Edmund de Plecy, in the king's hands by reason of the minority of Edmund's heir, which wardship the king granted to John de Suilly during the heir's minority. Witnesses: John de Stonford; John de Eskidemour; Simon de Rale. Dated at Northampton, 17 May, 2 Edward III. *French.*

Memorandum, that John came into chancery at Northampton, on the said day, and acknowledged the aforesaid deed.

May 17. John de Beaumond acknowledges that he owes to John de Suilly 20 marks; to be levied, in default of payment, of his lands and chattels in co. Devon.

John de Escudemor acknowledges that he owes to John de Bello Monte 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Southampton.

Robert de Wauton of Basmey and John son of William de Relegh acknowledge that they owe to Richard de Wylughby 80 marks; to be levied, in default of payment, of their lands and chattels in co. Bedford.

Thomas de Berkeley, knight, acknowledges that he owes to Robert de Clyfford 1,050 marks; to be levied, in default of payment, of his lands and chattels in co. Gloucester.—The chancellor received the acknowledgement.

Cancelled on payment, acknowledged before the chancellor.

May 14. To the sheriff of Norfolk. Writ for payment to John de Ormesby and Northampton. Robert de Nowers, knights of that county, of 11*l.* 4*s.* 0*d.* for their expenses in attending the parliament at Northampton, to wit for 28 days at 4*s.* a day each. *By K. & C.*

The like to the sheriffs of other counties for various sums for the knights of the respective counties [*as in 'Return of Members of Parliament,' p. 83.*].

May 14. To the bailiffs of Norwich. Writ for payment to Thomas But and Northampton. Reginald de Gurmundestr[ia], citizens of Norwich, of 5*l.* 12*s.* 0*d.* for their expenses in attending the aforesaid parliament, to wit for 28 days at 2*s.* a day each. *By K. & C.*

The like to the bailiffs of other towns for various sums for the citizens and burgesses thereof [*as in 'Report,' p. 83, omitting Wallingford and Windsor, Cambridge, Bodmin and Launceston, Carlisle, Barnstaple, Plympton, and Totness, Bristol and Gloucester, Huntingdon, Grimsby and Lincoln, Northampton, Newcastle-on-Tyne, Nottingham, Bridgnorth, Shrewsbury, Portsmouth, Southampton, Stafford, Arundel, Bramber and Steyning, Lewes, Shoreham, Scarborough, and York.*]

1328.

Membrane 26d—cont.

May 18. Roger de Bodenham acknowledges that he owes to Ralph Basset of Dray-Northampton. ton 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Stafford.

Thomas son of John de Heslarton and William son of John Muchet of Fenny Ditton, acknowledge that they owe to John de Aspale 100*l.*; to be levied, in default of payment, of their lands and chattels in co. Cambridge.

Cancelled on payment.

The aforesaid Thomas acknowledges that he owes to the said William 200*l.*; to be levied as above.

Cancelled on payment.

May 18. To the treasurer and barons of the exchequer. Order to permit John de Northampton. Haustede, who is staying in Gascony by the king's order, to have respite until Michaelmas next for all debts due to the exchequer. By pet. of C.

John de Wysham, knight, acknowledges that he owes to John de Wodehous, clerk, 12 marks 9*s.*; to be levied, in default of payment, of his lands and chattels in co. Wilts.

May 20. Paulinus de Hauvill, kinsman and heir of Amice de Hauvill, acknowledges that he owes to John de Ros, knight, 500*l.*; to be levied, in default of payment, of his lands and chattels in co. Northampton.

*Cancelled on payment, acknowledged before the chancellor.**Membrane 26d.—Schedule.*

Memorandum, that on 7 February, in the 5th year of the reign, William son of John Muchet, to whom the aforesaid recognisance was made, came into chancery at Westminster in person, and asserted that he had not been satisfied for the sum contained in the recognisance, and had not made any attorney to withdraw the recognisance, but that the said Thomas had falsely brought with him one who feigned to be called by William's name, and thus the recognisance was withdrawn at his confession, and William prayed that notwithstanding this execution of the recognisance should be made to him, according to the form of a writ previously sued out by him in this matter and according to the statute. And the chancellor, having information by trustworthy men of the fraud aforesaid, ordered that Thomas should be attached by his body to answer to the king and to the said party for this fraud and sedition, and that William shall have execution of the recognisance.

MEMBRANE 25d.

May 19. Robert de Pavely acknowledges that he owes to Nicholas de Leddrede Northampton. 30*l.*; to be levied, in default of payment, of his lands and chattels in co. Somerset.

May 18. To the sheriff of Gloucester. Order to cause proclamation to be made Northampton. immediately upon sight hereof prohibiting anyone making tourney, 'tupinaire,' jousts, or other feats of arms without the king's special licence, and to attach and imprison any found doing so after the proclamation, certifying the king of their names. *French.*

May 18. To sheriffs, bailiffs, ministers and others. Notification of the appointment of John de Welles, the king's serjeant-at-arms, to attach and arrest all persons going to Gloucestershire to tourney, etc., contrary to the aforesaid prohibition, and order to aid and counsel John in the execution hereof. *French.*

1328.

Membrane 25d—cont.

May 16. To the collectors of the custom of wool, hides, and wool-fells, and of the new imprest in the port of Kyngeston-on-Hull. Order to certify the treasurer and barons of the exchequer, whom the king has appointed with others to ordain concerning certain affairs touching the king and the estate of his household, by the quinzaine of Holy Trinity next at York, of all the king's orders sent to them by writs of the great seal or the exchequer seal or privy seal since Michaelmas last for making any payments, and to certify what sums they have paid and to whom they have paid them by virtue of such orders, and what still remains to be paid. By K. & C.

The like to the collectors in the following ports :

Lenne.	Chester, Donewell, Conway, and Caernarvan.
Rochester.	Bristol and Cheppestowe.
Exeter.	Kaermerdyn.
London.	Boston.
Wynchelse.	All the ports in co. Cornwall.
Sandwich.	Briggewater.
Yarmouth.	Hertilpol and Yarum.
Southampton.	
Ipswich.	
Weymouth and Melcoumbe.	
Chester.	
Newcastle-on-Tyne.	
Lenne.	

The like to the keepers of the temporalities of the archbishopric of Canterbury.

The like to the collectors of the twentieth in every county.

To W. archbishop of York. Like order to certify the treasurer and barons of all orders sent to him or to his sub-collectors of the tenth of the clergy.

The like to the following :

H. bishop of Lincoln.
J. bishop of Carlisle.
L. bishop of Durham.
W. bishop of Norwich.
T. bishop of Hereford.
S. bishop of London.
R. bishop of Coventry and Lichfield.
H. bishop of Rochester.
J. bishop of Winchester.
R. bishop of Salisbury.
A. bishop of Worcester.
J. bishop of Bath and Wells.
J. bishop of Llandaff.
A. bishop of St. Asaphs.
J. bishop of Exeter.
A. bishop of Bangor.
J. bishop of Chichester.
J. bishop of Ely.

The keeper of the spiritualities of the bishopric of St. Davids.

The keeper of the spiritualities of the archbishopric of Canterbury.

May 16. To Simon de Grymesby, escheator this side Trent. Order to certify the treasurer and barons before the quinzaine of Holy Trinity next at York of the wardships and marriages in the king's hands in his bailiwick, and of the wardships and marriages that have fallen in since Michaelmas last, to whose hands they afterwards came and in whose hands they are now, and how and

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Membrane 25d—cont.

in what manner, and of those to whom they belonged, and their value yearly in all issues.

By K. & C.

The like to Simon de Bereford, escheator this side Trent.

May 21. Avicia de Boys and Alice de Boys, her sister, acknowledge that they owe Northampton. to William son of James de Audele 200*l.*; to be levied, in default of payment, of their lands and chattels in co. Cambridge.

May 20. To Simon de Bereford, escheator this side Trent. Order to cause Henry Northampton. Spigurnel to have respite for his homage for the lands that he holds of the king in chief until further orders, as he is so decrepit and bowed with age that he cannot come to the king to do his homage without great peril to his life.

By K.

May 26. Robert Justyn of Ovyng acknowledges that he owes to John de Bailiol Northampton. 150*l.*; to be levied, in default of payment, of his lands and chattels in co. Buckingham.—William de Herlaston received the acknowledgment.

June 1. Robert de Cranehou came before the king, on Wednesday after St. Petronilla, and sought to replevy to Roger Walbron, chaplain, the said Roger's land in Halughton, which was taken into the king's hands for Roger's default before the justices of the Bench against Agnes, late the wife of Ralph Trewe of Halughton. This is signified to the justices.

June 2. John de Lydham came before the king, on Thursday after St. Petronilla, and sought to replevy to Reginald Alard the said Reginald's land in Brede, which was taken into the king's hands for Reginald's default before the justices of the Bench against Robert Alard and Gervase his brother. This is signified to the justices.

John de Kelleby came before the king, on Thursday after St. Petronilla, and sought to replevy to Robert de Bosworth the said Robert's land in Reskyngton, which was taken into the king's hands for his default before the justices of the Bench against Alice, late the wife of Martin Nichol of Reskyngton. This is signified to the justices.

June 3. Laurence de Brandeston and Thomas his brother acknowledge that they owe to Richard Cagge of Leicester 60 marks; to be levied, in default of payment, of their lands and chattels in co. Leicester.—The chancellor received the acknowledgment.

May 20. To the abbots of Westminster, St. Edmunds, and Seleby, and to their Northampton. commissaries. The prior of Wenlok has shewn the king that whereas he demanded before them in court Christian against Thomas le Forter a certain part of the goods that belonged to William le Forter, knight, deceased, a parishioner of the prior's church of Holy Trinity, Wenlok, in the name of a mortuary due to the said church unjustly detained from him by the said Thomas, the said Thomas, scheming to impede the cognisance pertaining to the ecclesiastical jurisdiction in this behalf, asserting that the plea was before the king concerning chattels and debts which are not of a will or a marriage, procured a prohibition from the king directed to them inhibiting them from proceeding further in the plea, by pretext whereof they have hitherto deferred proceeding further in this cause, to the prior's damage: as it is contained in the articles granted by the late king to the prelates and clergy of the realm that the royal prohibition shall have no place in tithes, oblations, obventions, and mortuaries when they are propounded under these names, the king signifies to them that they may proceed further in court Christian and may do what pertains to ecclesiastical jurisdiction in this cause, if the action is for a mortuary and is propounded before them under that name, notwithstanding his aforesaid prohibition.

May 18. To the chancellor and university of Oxford. Order to be before the king Northampton. and his council at York in fifteen days from Holy Trinity with their charters

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Membrane 25d—cont.

and other muniments whereby they claim to have any liberties within the town of Oxford, in order that they may shew before the king and his council there what liberties and privileges they ought to have of right, and to receive final decision (*discussionem*) concerning their liberties and privileges and the liberties and privileges of the mayor and bailiffs of that town, and concerning the cognisances and executions of the same, as shall be there ordained by the king and his council, notwithstanding the day previously given to them on the morrow of Holy Trinity in chancery. The king prohibits them from inflicting damage or grievance upon the mayor and bailiffs in the meantime by force. He has ordered the mayor and bailiffs to be before him and his council on the said day with their charters and muniments in like manner. He wills that the chancellor and the mayor shall in the meantime have the custody of the assize of bread and ale and the assay of measures and weights in the town, according to the form of his commission.

By pet. of C.

[*Federa.*]The like to the mayor and bailiffs aforesaid. [*Ibid.*]

May 19. Simon de Northwode, clerk, has letters to the abbot and convent of Northampton. St. Albans to receive the yearly pension due to one of the king's clerks by reason of the new creation of the abbot. By p.s. [1885.]

MEMBRANE 24d.

June 7. John de Bloxham, knight, Henry de Hedynton, and John 'By the Churcheheye' of Bloxham acknowledge that they owe to John de Broughton, knight, 100 marks; to be levied, in default of payment, of their lands and chattels in co. Oxford.—William de Herlaston received the acknowledgment.

Enrolment of general release by John de Broughtone, knight, to John son of Robert Hykeman of Bloxham, knight, of all actions. Witnesses: Ed. de Beresford; John de Croxford; John le Harpour; Henry de Hedyngdon; John Bythechir[che]heye. Dated at Banbury, on Monday before SS. Philip and James, 2 Edward III.

Memorandum, that John came into chancery at Banbury, on the said day, and acknowledged the aforesaid deed.

June 8. Robert de Snodhull, who long served the king, is sent to the prior and convent of Holy Trinity, Norwich, to receive such maintenance as Robert de Hemelhale, deceased, had in their house by the late king's request.

June 8. To the keeper of the islands of Gereseye and Gernereye, or to him who supplies his place in the island of Gereseye. Order to permit Reginald son and heir of Philip de Carterette, tenant in chief, to have respite for a year for his homage for the lands that his father held in Gereseye, as the king has granted this respite to Reginald because it is testified before him that Reginald cannot now come out of the islands to do homage without inconvenience to the king and himself, as he is intending the custody of the king's castle in that island, and for certain other reasons. By C.

May 20. To W. count of Hainault, Holland, and Zeeland, and lord of Friesland, the king's father [in law]. Whereas on the complaint of Stephen Aleyn, citizen and merchant of London, that he caused a ship of his called '*La Margarete*' of London to be loaded by certain of his servants at Sandwich with 40 quarters of wheat, price 40*l.*, price 20*s.* a quarter, 30 quarters of malt, price 20*l.*, price 13*s.* 4*d.* a quarter, 4 quarters of wheaten flour, price 4*l.*, price 20*s.* a quarter, 80 quarters of great salt, price 80*l.*, price 20*s.* a

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Membrane 24d—cont.

quarter, bread, ale, meat, and fish to the value of 78s., a striped cloth, price 67s., chests, beds, robes, and arms to the value of 100s., and 75s. in ready money, in order to take the same to Berwick-on-Tweed for the maintenance of the late king's subjects then garrisoning that town, and that certain malefactors and pirates of the count's dominion attacked the ship on the sea-coast near Ravenesrod opposite the town of Salfeteby on the way to Berwick, and took and carried away with them to Zeeland the said ship and her tackle, price 40*l.*, and the goods aforesaid, the total whereof amounts to 200*l.*, the late king, who had frequently written to the count in vain for restitution, ordered the sheriff of Norfolk and Suffolk to arrest goods of men and merchants of the count's power to the value of 134*l.* 15*s.* 0*d.*, the execution of which writ has been hitherto delayed, wherefore the said merchant has besought the king, by his petition before him and his council, to order execution of the said order to be made: the king, who is the debtor to all his subjects in the exhibition of justice by reason of his royal dignity, wishing to aid the said merchant in his just complaints, requests the count to have consideration to the premises, and to cause justice to be done to the said merchant in the restitution of his ship, goods, and chattels, or in satisfaction therefor and for his damages, so that the king may not have grounds to make execution of his father's order aforesaid. The count is desired to certify the king of his proceedings by letters and by the bearer hereof.

By pet. of C.

June 13. Brother Thomas, prior of St. Mary's church, Southwark, acknowledges that he owes to John de Preston, roper (*cordario*), citizen of London, 200*l.*; to be levied, in default of payment, of his lands and chattels in co. Surrey.

Cancelled on payment.

The said prior acknowledges, for himself and his convent, that he owes to John de Oxonia of London, vintner, and Robert Em of Stodeye, chaplain, 280*l.*; to be levied, in default of payment, of their lands and chattels in the city of London.

Cancelled on payment.

Edmund, earl of Kent, and Margaret his wife, late the wife of John Comyn, tenant in chief of the late king, put in their places Thomas de Sibthorp, clerk, and Elias de Grymmesby, clerk, to sue for and receive in chancery Margaret's dower of the lands of the said John.—William de Herlaston received the attornment.

June 14. William de Shareshull acknowledges that he owes to John Wyard 40 marks; to be levied, in default of payment, of his lands and chattels in co. Oxford.

Cancelled on payment.

Nicholas de Sutton, Henry de Sechford, and John Danyel put in their places Nicholas de Fontibus and Edmund de Bubwith, clerks, to prosecute the execution of a recognisance for 160*l.* made to them in the late king's chancery by Thomas son of Robert de Veer, earl of Oxford.

Isabella, late the wife of Roger de Suthcote, and executrix of his will, puts in her place John de Tideswell and Edmund de Bubwith, clerks, to prosecute the execution of a recognisance for 100*l.* made to Roger in the late king's chancery by William de Bonstede of Alvithele.

June 14. To the abbess of St. Mary's, Winchester, and to the nuns of that house. Request that they will grant to Roger atte Bedde, the king's yeoman, who served Edward I. and Edward II., such allowance and maintenance in their house as James le Porter, deceased, lately had therein. By K. & C.

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Membrane 24d—cont.

- June 14. Isabella, late the wife of John de Hastynges, the elder, acknowledges that she owes to Queen Isabella 297*l.* 10*s.* 0*d.*; to be levied, in default of payment, of her lands and chattels in co. Lincoln.—J. bishop of Ely received the acknowledgment by writ.
- June 25. John de Clauworth and Isabella, daughter of Thomas de Lincoln, acknowledge that they owe to Gaillard de Assaillit 37*l.*; to be levied, in default of payment, of their lands and chattels in co. Nottingham.

MEMBRANE 23d.

June 7. John Wryde came before the king, on Friday after Holy Trinity last, and sought to replevy his land in Swynebrok, which was taken into the king's hands for his default before the justices of the Bench against Joan, late the wife of John de Langeleye. This is signified to the justices.

June 8. Robert de Craunford acknowledges that he owes to John Wyard 115*l.*; to be levied, in default of payment, of his lands and chattels in co. Oxford.
Cancelled on payment.

June 9. Richard de Kymberle acknowledges that he owes to Geoffrey de Hugenden 80*l.*; to be levied, in default of payment, of his lands and chattels in co. Surrey.

June 9. To Geoffrey le Scrop, chief justice to hold pleas before the king. Whereas the king lately ordered the chancellor and university of Oxford, on the one part, and the mayor and community of the town, on the other, to be before him and his council at York in the quinzaine of Holy Trinity next, with their charters and muniments whereby they claimed to have any liberties within the town, to shew the same and to receive final decision (*discussionem*) concerning their privileges and liberties, as should then be ordained by the king and his council; and the king being at Wodestok, considering that he and his chancellor and certain others of his council, before whom he wishes the aforesaid matter to be discussed and determined at York at the quinzaine aforesaid, cannot be present, has caused the chancellor and proctors and other scholars of the university and him who supplies the place of the mayor, and the bailiffs, aldermen, and other approved men of the town of Oxford to come before him and his council at Wodestok, and has prorogued the aforesaid day for this and other causes until the quinzaine of Michaelmas next, and has given that day to the said parties to be before him and his council, and has prohibited both parties, under pain of forfeiture, from doing anything on the one side or the other to the disturbance of the peace whilst the matter aforesaid is pending undecided (*indiscusso*), and has ordained that the said chancellor and the mayor shall have in the meantime the custody of the assize of bread and ale and the assay of measures and weights in the same town, according to the form of his commission to them and as was agreed in the parliament at Northampton: the king signifies the premises to Geoffrey, so that no process may be made between the parties contrary to the premises by him or others of the king's council now at York through being ignorant of the premises. By K. & C.

May 20. To the count of Flanders. Whereas the late king ordered the sheriffs of London to arrest goods of the count's men and merchants to the value of 418*l.* 6*s.* 8*d.*, the value of the ship called '*La Swalewe*' of London and the goods in her belonging to Henry le Palmer, Alan atte Warf, Thomas Tuk, and Robert Youn, who is now dead, and for 100*l.* for damages, in response to their complaint [*as in this Calendar, 13 Edward II., page 172*], the

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Membrane 23d—cont.

execution of which order has been delayed by reason of divers treaties between the late king and the count, wherefore the said merchants have besought the king, by petition before him and his council, to order execution of the said order to be made : the king, wishing to aid the said merchants in their just complaints, requests the count to have consideration to the premises, and to cause speedy justice to be done to the said merchants in the restitution of their goods or in satisfaction therefor and for the ship and their damages, so that the king may not have grounds to make execution of his father's order in this behalf. The count is desired to certify the king by his letters and by the bearer hereof of what he shall cause to be done in this matter.

By pet. of C.

Memorandum, that Roger de Grey complained before the king and his council at Worcester, on 13 June, that Henry de Grey, who was then present, had, during the time that the king held his parliament at Northampton, and when Roger was there by the king's summons, entered the said Roger's castle of Kuthyn in the marches of Wales by armed force with banners displayed in warlike manner, and occupied it and Roger's lands lands there, and caused the issues thereof to be levied, and took and consumed Roger's goods and chattels there, and still occupies the castle and lands in contempt of the king, etc. Whereupon it was agreed before the king and his council, by the assent of the said parties, that the king, to avoid the perils that might arise in the aforesaid parts from this cause, shall cause the castle and lands and the goods and chattels to be seized into his hands by his justices of Wales, and shall cause them and the issues thereof to be kept in his hands without diminution until it shall be decided to which of the said parties they ought of right to be delivered. And hereupon the parties consented that arbitrators shall be chosen on both sides to make decision (*discussionem*) in the premises; and Henry chose J. bishop of Ely and John de Stonore, and Roger chose Roger de Swynnerton, the elder, and John Darcy 'the neveu,' under the condition that the arbitrators shall assemble at some convenient place at or before Midsummer next to treat and arbitrate upon the premises, and that the castle and lands and the issues received in the meantime shall be delivered to him in whose favour they decide; and if the arbitrators cannot agree, or if the arbitration be not made within the time aforesaid, then the parties shall be before the king in the quinzaine of Midsummer following, and so from day to day, to propound their reasons in the premises, and to do and receive what shall be ordained by the king and his council in this behalf, and that upon the completion of the final discussion of the premises before the king and his council, the castle, lands, and issues shall be delivered to him to whom they ought of right to be delivered, saving to Roger his goods and chattels aforesaid.

June 14. To Roger de Mortuo Mari, justice of Wales. Mandate in pursuance to Worcester. take the castle, lands, goods and chattels into the king's hands.

By K. & C.

June 15. To W. bishop of Norwich, Walter de Norwyco, and Constantine de Worcester. Mortuo Mari. Although the king—at the prosecution of the weavers and workers of cloth of Worstede in co. Norfolk, suggesting, by their petition before the king and his council, that they were wont in times past to make their cloth of the length of eight or ten ells or in greater or shorter lengths at their pleasure without challenge or hindrance from any one, and that Robert de Poley, to whom the king has granted the office of assay of ulnage of Worstede in the city of Norwich and elsewhere in that county for life, has compelled them by virtue of his commission to make the aforesaid cloth under a certain assize, to wit of the length of 50, 40, 30, or 24 ells at least, and has taken other pieces of cloth that are not of that assize and has retained them in his possession as forfeited—appointed the bishop, Walter,

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Membrane 23d—cont.

and Constantine to make inquisition concerning the premises, in the presence of discreet weavers, workers, and merchants whom they should see fit to call, the king for certain reasons orders them to supersede the execution of the premises until further orders. By K.

June 13. John de Burnham, clerk, has letters to H. bishop of St. Davids to receive the yearly pension due to one of the king's clerks by reason of the new creation of the bishop. By p.s.

June 14. Roger Lisewy is sent to the abbot and convent of Wilton to receive the same allowance in their house as Roger Danne, deceased, had therein at the late king's request. By p.s. [1943.]

June 16. John de Cherleton, knight, acknowledges that he owes to Oliver de Ingham, knight, 200 marks; to be levied, in default of payment, of his lands and chattels in co. Salop.—The chancellor received the acknowledgement.

Cancelled on payment.

Memorandum, that John de Pountyngton came into chancery at Lychfeld, on 19 June, and acknowledged that Roger de Nonaunt had satisfied him for 48*l.*, which he owed to him by recognisance made in the late king's chancery, in the 11th year of his reign, and he prayed that the recognisance may be cancelled.

MEMBRANE 22d.

June 15. To W. archbishop of York. Summons to attend a council to be held at York on Sunday after St. James the Apostle next, as the king has ordained to have such council upon certain affairs that have arisen since the parliament at Northampton. The archbishop is ordered to summon the dean of his church of York and the archdeacons of his diocese to be present at the said day and place, and the chapter of the said church and the clergy of his diocese to attend by their respective proctors. By K.

[*Rep. Dignity of Peer*, iv. 384.]

The like to the keepers of the spiritualities of the archbishopric of Canterbury. [*Ibid.*]

The like to nineteen bishops. [*Ibid.*]

To the abbot of Westminster. Summons to attend the aforesaid council.

[*Ibid.*] By K.

The like to sixteen other abbots. [*Ibid.*]

To Thomas, earl of Norfolk and marshal of England. Summons to attend the aforesaid council. [*Ibid.*]

The like to six earls and fifty-one others. [*Ibid.*]

To the sheriff of York. Order to cause two knights of that shire, two citizens from every city, and two burgesses from every borough of that county to be chosen to attend the aforesaid council. By K.

[*Ibid.*]

The like to all the sheriffs of England. [*Ibid.*]

To Bartholomew de Burghersh, constable of Dover castle and warden of the Cinque Ports. Order to cause two barons from each of the ports to be chosen to attend the aforesaid council. [*Ibid.*]

To Walter de Norwyco. Summons to attend the aforesaid council to treat with others of the king's council. By K.

[*Ibid.*]

The like to nine others. [*Ibid.*]

To W. archbishop of York. Summons to attend the aforesaid council, and order to warn the priors and deans of cathedral churches and the archdeacons of his province to be present in person at the said day, and the

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Membrane 22d—cont.

chapters of cathedral churches and the clergy of each diocese of his province to attend by two proctors respectively, as the king, who has ordered each bishop to make the like warning in his diocese, does not wish the affairs aforesaid to be delayed for lack of such warning.

By K.

[*Ibid.*]

The like, '*mutatis mutandis*,' to the keeper of the spiritualities of the archbishopric of Canterbury. [*Ibid.*]

June 30.
Evesham.

John de Settrington of Scartheburgh acknowledges that he owes to Robert le Coroner, the younger, 100s.; to be levied, in default of payment, of his lands and chattels in co. York.

Richard Chittok of Loversale acknowledges that he owes to Alice, daughter of Robert de Eyvill, 8 marks; to be levied, in default of payment, of his lands and chattels in co. York.

June 24.
Evesham.

To John de Bermyngeham, earl of Loueth. Inhibition, under pain of forfeiture, of his making assemblies of men-at-arms by reason of the disputes between him and other magnates of Ireland and their adherents, or of his warring upon the said magnates, or of his invading their lands, or doing aught else to the disturbance of the king's peace, understanding that the king will punish him if he do otherwise, as the king understands that John and the magnates have made assemblies of men-at-arms in order to attack one another. The king has sent like inhibition to the said magnates. The king will be prepared to exhibit justice to John and the other magnates in their suits by his justices and other ministers.

By K. & C.

[*Fædera.*]

The like to the following:

Arnald Poer.

Walter son of William de Burgo.

James le Botiller.

Maurice son of Thomas.

John son of Robert Poer. [*Ibid.*]June 28.
Evesham.

To the mayor and bailiffs of Southampton. Order to enjoin all owners (*dominos*) and masters of ships of that town and its members to cause, under pain of forfeiture, all their ships of the burthen (*portantes*) of forty tons and upwards that are now outside their ports to be brought back to the ports with all speed, and to cause them and all other ships in those ports to be well and sufficiently provided with men, victuals, arms, and other necessities, so that they be ready with others of the king's subjects for the defence of the mayor and bailiffs and the neighbouring parts, in case the malefactors from parts beyond sea now assembled on the coasts of Normandy and Poitou happen to come to those parts, as the king understands that the said malefactors have caused a great multitude of ships of war to be assembled on the coasts of Normandy and Poitou in order to aggrieve and rob merchants and other subjects of the king passing the sea, and have inflicted, and do daily inflict, divers damages upon merchants of the realm and upon the king's subjects of the islands of Gernereye, Jerezey, Serk, and Aurneye. They are ordered to certify the king in chancery as soon as possible of the number of the ships of that port and its members and of the burthen of the ships.

By K. & C.

The like to the mayor, bailiffs, and communities, or to the bailiffs and communities respectively of the following places:

Lemyngton.

Sheford.

Romenhale.

Pevense.

Portesmuth.

Bristol.

Shorham.

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Membrane 22d—cont.

Goseford.	Exemue, with the ports of Luleham, Kyen, and Topesham.
Combe Martyn.	Salteneye.
Dunsterre.	Lyverpol.
Lym.	Fordham.
Landstephan.	The Isle of Wight.
Cameys.	Clyve.
Muleford.	Grenewiz.
Swaneseye.	Towemouth.
Neuport in the Isle of Wight.	Ilfardecombe.
Yalhampton under Newenton	Dertene, with the port of
Ferers.	Totteneye.
Plymuth, with the port of	Porlemeue.
Sutton.	Hethe.
Wynchelse.	Hastyngge.
Faversham.	Weymuth.
Dovre.	Warham.
Maidestan.	Sandwich.
Strode.	Hamele.
Yaremuth.	Barstaple.
La Pole.	Melecombe.
Hardelawe.	Hoke.
Falemoe.	Kyavene.
Mount St. Michael.	Portelmuth.
Mousehole.	Hayleworthy.
Oldestowe.	Wauwy.
St. Karantoc.	Briggewater.
Clovely.	Chepstowe.
Chippedenende.	Lostwydel.
Welles and Holkeham.	Loo.
Thornham.	Polruan.
Taltham.	Gillingham.
Shencher.	Swannescaumpe.
La Rye.	Exeter, with the ports of Tope-
Sandwich.	sham, Kien, and Luleham.
Sydemouth.	
Teignemue.	

MEMBRANE 21d.

Enrolment of agreement made at Pontefract (*Pountfreyt*), on Saturday the morrow of St. John the Baptist, 2 Edward III., in the presence of John, bishop of Ely, Sir Roger de Swynarton, John Darcy, Simon de Drayton, and others, witnessing the accord made between Sir Henry, son and heir of Sir John de Grey, on the one part, and Sir Roger de Grey his brother, on the other, to wit that Henry grants that Roger shall have again the castle of Ruthyn and the cantred of Deffrencloyt and appurtenances, and all the lands that belonged to Gwenlliana (*Wenthlyan*) de Lacy in the said cantred and in the cantred of Engelfeld, which Henry has occupied, and which he shall release to Roger and his heirs of his body, according to the tenor of the fines and charters whereby Roger has been enfeoffed thereof, and Henry shall make restitution to Roger of the garniture of the castle and of the goods found in the said lands and taken by him or his men. Moreover, Henry shall [release] to Roger all the manors and lands that Roger has of the gift of Sir John de Grey, his father, by fine or charter or by other occupation in England and Cestreshire. Sir Roger agrees to enfeoff Henry of the manors of Depeden in Essex, Gylling, co. Huntingdon, and Landeigate in the Welsh marches, saving to Roger

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Memorane 21d—cont.

his goods and chattels therein, and he agrees to make Henry further surety of title thereto, if needed. He also releases to Henry and to his men who occupied the said castle in his name, and to all the tenants there who attorned themselves to Henry all manner of trespasses against him by reason of the entry of the castle or the attornment. It is not the intention of the parties that the malefactors through whom Henry did not come to answer shall be covered by these indentures. Both parties agree to make a recognisance in chancery to the other for 5,000*l.* for the observance of these agreements. *French.*

Memorandum, that Henry and Roger came into chancery at Pontefract, on the said day, and acknowledged the aforesaid deed.

June 26. Roger de Grey acknowledges that he owes to Henry de Grey 5,000*l.*; to be levied, in default of payment, of his lands and chattels in co. Bedford.

Henry de Grey acknowledges that he owes to Roger de Grey 5,000*l.*; to be levied, in default of payment, of his lands and chattels in co. Buckingham.—The chancellor received the acknowledgment.

Enrolment of deed of Roger de Grey granting that the preceding recognisance shall be cancelled if Henry observe between now and Midsummer next the covenants contained in the aforesaid agreement. Witnesses: Sir Roger de Swynarton; Sir John Darcy; Sir Simon de Drayton; Sir Walter de Holewelle; Sir John de Wolaston; Robert de Tolthorp; Geoffrey de Brokhole; Hugh de Croft; John de Lufwyk. Dated at Pontefract, 30 June, 2 Edward III.

Memorandum, that Roger came into chancery at Pontefract, on the said day, and acknowledged the preceding deed.

Enrolment of deed of the aforesaid Henry, agreeing to cancel Roger's recognisance upon the like terms. Same date and witnesses.

Memorandum, that Henry came into chancery at Pontefract, on the said day, and acknowledged the aforesaid deed.

Enrolment of release by the said Henry to the said Roger and the heirs of his body of his right in the manors of Hemmyngford Turberville, co. Huntingdon, La Legh, Podyngton, Brokkebergh, Wrast, and Harewold, co. Bedford, and in all the lands, rents, and services, both of freemen and of bondmen, in Sevelesho, Hynewyk, and all other parcels appurtenant or not appurtenant to the said manors in the same county, which Roger has by fines and charters or whereof he may be seised in any other way, and also in the manor of Snelleston the lands that belonged to Philip le fits Hamon, in the manor of Snypwode the rents and services that belonged to the said Philip, and in the lands, rents, and services that belonged to Humphrey Vysdelough in Lavendon, Seueneston, Westbleccheslee, Stokehamond, and Great Brykhulle, and in the advowsons of the churches of Seueneston and Great Brikhull, co. Buckingham, and in all the lands, rents, and services in Walton, with a moiety of the advowson of the church of that town, Caldecote, Bollebrikhulle, and in all parcels of the said manors or lands in co. Buckingham, which Roger has by fine and charters or whereof he is seised in any other way, and in the manor of Holewelle, the lands, rents, and services in Hertford, Hatfeld, and Shenelee, co. Hertford, and in the manor of Ryshton, co. Chester, and in the lands, rents, and services in Great Eytون and Little Eytون, Torpelee, and La Rode, with the advowsons of the church of Torpele and of the chapel of La Rode, in the same county, and in all other parcels pertaining thereto. Witnesses: Henry, bishop of Lincoln, the king's chancellor; John, bishop of Ely; Sir Roger de Mortuo Mari, lord of Wyggemor; Sir Oliver de Engham, justice of Chester; William le Latymer, Robert de Wadeville, Roger de Swynarton, John Darcy, Robert de Ufford, John de Pateshulle, Robert de Ardern, William de Clynton, Simon de Drayton, John de Wolaston, Geoffrey de Lucy, John de Pabenham, John Ammory, knights; Master Henry de Clyf, Sir William

1328.

Membrane 21d—cont.

de Herlaston, Sir Roger le Mareschal, Thomas de Stodle, Robert de Tolthorp, Geoffrey de Brokhole, Hugh de Croft. Dated at Pontefract, on Sunday after Midsummer, 2 Edward III.

Memorandum, that Henry came into chancery at Pontefract, on the said day, and acknowledged the said deed.

July 25.
Evesham.

To Roger de Mortuo Mari, justice of Wales. Order to deliver to Roger de Grei the castle of Ruthyn in the marches of Wales and his lands and goods there, which the king lately ordered the justice to take into his hands, and to restore to Roger the issues received therefrom since the lands were taken into the king's hands, in accordance with the agreement made at Pontefract between Roger and Henry de Grei. By K. & C.

June 26.
Evesham.

To Bartholomew de Burghersh, constable of Dover castle and warden of the Cinque Ports, or to him who supplies his place in the port of Dover. Order to permit the abbot of Derham, of the Premonstratensian order, who is going to his chapter-general at Prémontré, to cross the sea from that port with 20*l.* for the expenses of himself and his household.

June 24.
Evesham.

John de la Chaumbre, clerk, is sent to M. bishop of Bangor to receive the yearly pension due to one of the king's clerk by reason of his new creation.

By p.s.

July 1.
Evesham.

Adam de Breretwysil acknowledges that he owes to Michael de Wath, clerk, 20*s.*: to be levied, in default of payment, of his lands and chattels in co. York.—W. de Herlaston received the acknowledgment.

Peter de Malo Lacu, lord of Mulgreve, pnts in his place John de Wadeworth and Thomas Wacelyn to defend the execution of a recognisance for 1,000 marks made by him in chancery to John de Roos, knight.

Alina, daughter of Thomas de Furnivall, acknowledges that she owes to Master Richard de Erjom and John Juncbyn, merchant of Florence, 100*l.*; to be levied, in default of payment, of her lands and chattels in co. —.

Robert le Conestable of Flaynburgh, knight, acknowledges that he owes to William de Lyndeseye of Nafferton 40*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

William de Saperton of Roderham, John de Handsworth, and Richard de Butterthwait acknowledge that they owe to Thomas son of William de Fetherstan 10 marks; to be levied, in default of payment, of their lands and chattels in co. York.

MEMBRANE 20d.

June 26.
Evesham.

Alan de Leek, the king's serjeant, is sent to the abbot and convent of Waltham Holy Cross to have such maintenance as Richard de Norwayne, 'fauconer,'* deceased, had in that house by order of Edward I.

By p.s. [1966.]

Memorandum, that on Friday, 1 July, H. bishop of Lincoln, the chancellor, who was going to the parts of Berwick in the company of Queen Isabella, delivered by the king's order the great seal in a bag under his seal, in his chamber in St. Mary's abbey, York, after dinner, in the presence of Sir Adam de Brom, Sir Henry de Edenestowe, Sir Thomas de Evesham, and other clerks of chancery, to Master Henry de Clyf, keeper of the rolls of chancery, to be kept under the seal of Sir William de Herlaston, clerk of the chancery, until the chancellor's return, to do in the meantime what pertains to the office of chancellor, and Henry received the seal from the chancellor, and he and William caused writs to be sealed therewith on the morrow in the abbey. [*Fæderu.*]

* Called *Norman le Fauconer* in the privy seal.

1328.

*Membrane 20d—cont.*July 5.
Evesham.

Ellen de Angrum acknowledges that she owes to Marmaduke Darell 20 marks; to be levied, in default of payment, of her lands and chattels in co. York.

John son of Walter 'of the Bachouse' of Stokesley, acknowledges that he owes to Adam de Brom, clerk, 3*s.* 4*d.*; to be levied, in default of payment, of his lands and chattels in co. York.

Gilbert Reyner, citizen and merchant of London, puts in his place William de Newenham to prosecute the execution of a recognisance for 40*s.* made to him by brother John de Cabulone, prior of Horton, in chancery.

Enrolment of deed of Richard son of Roger de Cumberford, lord of Cumberford, witnessing that whereas Roger Arnewy of Cumberford, and Isabella his wife, hold of him as of Isabella's inheritance a messuage and a moiety of a virgate of land in Cumberford according to the custom of the manor of Wyginton, rendering to him therefor 5*s.* 7*d.* yearly, and doing the ploughings and other customs and services in the same manor according to the custom, he hereby grants to them that they and Isabella's heirs shall hold the messuage and land of him and his heirs, rendering therefor 5*s.* 7*d.* yearly, and paying 2*s.* yearly for the other customs and services, and doing suit at his court of Cumberford from three weeks to three weeks for all other services, customs, and demands whatsoever. Witnesses: Sir William de Herlaston, clerk; Roger Hillary; John Kelyng; William Brabazon; Walter de Glascote. Dated at Cumberford, on Friday the feast of Midsummer, 2 Edward III.

Memorandum, that Richard came into chancery at York, on 8 July, and acknowledged the charter aforesaid.

July 8.
Dudley.

John de Assheby, parson of the church of Eselbergh, acknowledges that he owes to William de Harswode 60*s.*; to be levied, in default of payment, of his lands, chattels, and ecclesiastical goods in co. York.

June 18.
Worcester.

Clement de Casterton is sent to the abbot and convent of Thornton-on-Humbre to receive such maintenance in their house as Canaan ap Mereduk, deceased, had therein by the late king's order. By p.s.

July 10.
Dudley.

Roger son of Richard de Farburn, and Henry son of Roger de Farburn, acknowledge that they owe to Master Richard de Cestria, canon in St. Peter's church, York, 24 marks; to be levied, in default of payment, of their lands and chattels in co. York.

Robert de Barton, clerk, puts in his place William de Stoke to prosecute the execution of a recognisance for 40*s.* made to him in chancery by John son of Henry de Seintliz of Stoke.

Memorandum, that all issues of the old and new customs in the ports of Loudon, Yarmouth, Ipswich, Lenne, Boston, Kyngeston-on-Hull, and Newcastle-on-Tyne are assigned by the king's order to Richard de la Pole and William his brother for the money that they promised before the king's council at Northampton to pay daily for the expenses of the king's household; and therefore no assignment of the issues aforesaid shall be made elsewhere without the king's special order.

June 12.
Dudley.

William son of Geoffrey de Becwith acknowledges that he owes to Thomas de Wystowe of York 60*s.*; to be levied, in default of payment, of his lands and chattels in co. York.

Nicholas de Sutton acknowledges that he owes to Robert de Raygate, knight, 100 marks; to be levied, in default of payment, of his lands and chattels in co. York.

Nicholas Barde acknowledges that he owes to the said Robert 100 marks; to be levied, in default of payment, of his lands and chattels in co. York.

1328.

Membrane 20d—cont.

Robert de Raygate, knight, acknowledges that he owes to Nicholas de Sutton 40*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

July 13.
Wenlock.

William de Langele, parson of the church of Acastre, diocese of York, and John de Langele, acknowledge that they owe to Richard, vicar of Whallay church, 20 marks; to be levied, in default of payment, of their lands and chattels in co. York.

Jordan de Workesleigh acknowledges that he owes to William de Salford 20 marks; to be levied, in default of payment, of his lands and chattels in co. York.

Geoffrey Stace of Ipswich acknowledges that he owes to Robert de Kelm, clerk, 250*l.*; to be levied, in default of payment, of his lands and chattels in co. Suffolk.

Cancelled on payment.

July 14.
Wenlock.

John son of Nicholas de Menyl of Clifland acknowledges that he owes to Robert de Neweby 5 marks; to be levied, in default of payment, of his lands and chattels in co. York.

July 15.
Wenlock.

Robert de Insula, merchant, puts in his place John de Wodehouse and John de Insula, clerks, to prosecute the execution of a recognisance for 21 marks made to him in chancery by John de Staunton, knight.

July 12.
Bridgnorth.

To the sheriffs of London. Order to cause proclamation to be made in the city that all who may wish to prosecute for damages inflicted upon them at sea by men of Flanders shall come to York at the feast of St. Peter ad Vincula next to prosecute their suits, as the king has assigned a day at that feast to the envoys from Flanders who have come to him to treat for peace between his subjects and certain men and merchants of Flanders concerning disputes arising from damages inflicted at sea.

By K. & C.

[*Fædera.*]

The like to all the sheriffs of England. [*Ibid.*]

To the bailiffs of Great Yarmouth. Order to cause proclamation to be made forbidding any one, under pain of forfeiture, from inflicting damage upon the men and merchants of Flanders passing by the sea, in their persons or goods, and ordering them to cause them rather to have safe conduct, until further orders, as the king does not wish the men and merchants of Flanders to be aggrieved by his subjects in any way pending the treaty for peace, for the conclusion whereof envoys have come to him from Flanders.

The like to Bartholomew de Burghersh, constable of Dover castle and warden of the Cinque Ports.

July 7.
Bridgnorth.

To the sheriff of Lancaster. Order to cause proclamation to be made forbidding any one, except the king's serjeants and ministers, going about armed in that county, or leading any force, or doing anything to the disturbance of the king's peace, as ordained in the late parliament at Northampton, and to cause all those found doing so after the proclamation to be punished by the pain of losing their arms and imprisonment, according to the form of the statute aforesaid, as the king is given to understand that many armed men leaguing themselves together in that county assemble together from day to day in great number, and intend meeting near the parts of co. Chester, and in the sheriff's county, and no remedy has been applied in that county, as ought to have been done according to the aforesaid statute.

By p.s.

[*Fædera.*]

1328.

Membrane 20d—cont.

July 20. Nottingham. William de Hotot acknowledges that he owes to John le Heir of Chestrefeld 50 marks; to be levied, in default of payment, of his lands and chattels in co. Nottingham.

July 22.
Nottingham.

To the sheriff of Somerset and Dorset. Order to cause proclamation to be made immediately upon sight hereof at the town of Welles and elsewhere in his bailiwick prohibiting any one from holding boarbs (*burdeicias*), jousts, or other feats of arms at Welles or elsewhere within his bailiwick without the king's special licence, and to arrest anyone with horses and equipments found doing so, and to imprison them until further orders, certifying the king of their names, as the king is given to understand that, notwithstanding his late prohibition of tournaments, certain persons have recently caused boarbs to be proclaimed at Welles, and intend holding them there.

By p.s. [1989.]

July 20.
Nottingham.

To the keeper of the port of Dover. Order to permit the abbot of Coumbe, of the Cistercian order, who is going to his chapter-general to be held at Citeaux, to cross from that port with his men, horses, and equipments.

July 24.
Nottingham.

Thomas le Deyster of Tamworth, chaplain, acknowledges that he owes to Master Henry de Clif, clerk, 55 marks; to be levied in default of payment, of his lands and chattels in co. Warwick.

Cancelled on payment.

July 24.
Clipstone.

To Bartholomew de Burghersh, constable of Dover castle and warden of the Cinque Ports, or to him who supplies his place in the port of Dover. Order to permit Stephen, archbishop of Armagh, who is going to parts beyond sea by the king's licence, to cross from Dover with his men, horses, and equipments.

By K. & C.

William son of Alan de Everton and William Bernard of Mathersay acknowledge that they owe to Master Adam de Spiriden, clerk, 20*l.*; to be levied, in default of payment, of their lands and chattels in co. Nottingham.

Memorandum, that on Saturday, 30 July, Master Henry de Clyf and William de Harlaston, keepers of the great seal, delivered the said seal in a bag sealed with their seals to H. bishop of Lincoln, the chancellor, in his chamber in the house of the Friars Minors, York, and the chancellor received the seal from them, and detained it in his possession.

Aug. 2.
York.

Andrew de Merkyngfeld, knight, acknowledges that he owes to William de Melton, archbishop of York, 20*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment.

Walter Flemyngh, parson of the church of Appelton in Ridale, acknowledges that he owes to William de Friston of York 200*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

Enrolment of deed of William de Friston, granting that the preceding recognisance shall be cancelled if the aforesaid Walter or his heirs do not assign to any one but William or his heirs within ten years from Martinmas next a messuage with buildings and appurtenances in Conyngstret, York, extending in length from the king's highway in front to the king's highway at the back, and in breadth from the said William's land to the land of Robert de Bothum, and on condition that William may have and hold the said messuage in peace during the aforesaid term. Dated at York, on Wednesday after St. Peter ad Vincula, 2 Edward III.

Memorandum, that William came into chancery at York, on 3 August, and acknowledged the deed aforesaid.

1328.

Membrane 20d—cont.

William son of Stephen de Tyverington acknowledges that he owes to William de Thornton 13*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

John de Seyntpiere, knight, acknowledges that he owes to Walter de Manny 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Huntingdon.

Aug. 10.
York.

To Anthony de Lucy, keeper of the castle of Carlisle. Order to deliver the quarter of the body of Andrew de Harcla that hangs upon the walls of that castle by the late king's orders to Sarah, late the wife of Robert de Leyburn, Andrew's sister, or to her attorney in this behalf, as the king has granted to her that she may gather the bones of Andrew and commit them to ecclesiastical sepulture where she may wish.

[*Fædera.*]

The like to the following :

The mayor and sheriffs of London for the head, which was sent thither by the late king's order.

The mayor and bailiffs of Newcastle-on-Tyne for a quarter.

The mayor and bailiffs of Bristol for a quarter.

The bailiffs of Shrewsbury for a quarter. [*Ibid.*]

*MEMBRANE 19d.*Aug. 4.
York.

Thomas de la Ryvere, knight, acknowledges that he owes to William de Herlaston, clerk, 40 marks; to be levied, in default of payment, of his lands and chattels in co. York.

Hugh de Hercy, knight, acknowledges that he owes to William de Scurveton 20 marks; to be levied, in default of payment, of his lands and chattels in co. Nottingham.

Cancelled on payment.

Thomas de Selario of Alyngflete and Henry de Redmane acknowledge that they owe to Stephen de Bolton 10 marks; to be levied, in default of payment, of their lands and chattels in co. York.

Adam Deveryngham, knight, acknowledges that he owes to Robert de Wodehous, clerk, 95 marks; to be levied, in default of payment, of his lands and chattels in co. Nottingham.

Aug. 5.
York.

John Latymer of Tyverington acknowledges that he owes to John de Bolingbrok 40*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment.

The abbot of Alnewyk acknowledges, for himself and his convent, that they owe to William, archbishop of York, 40*l.*; to be levied, in default of payment, of their lands and chattels in co. York.

Aug. 6.
York.

John son of Robert de Faudon acknowledges that he owes to William de Acton of Newcastle-on-Tyne 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Northumberland.

Ralph Gunny of Frismerk acknowledges that he owes to John son of Hugh de Cotes of Raveneserodde 20*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

Ingelram Knout acknowledges that he owes to Richard de la Pole and William his brother 4*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

1328.

Membrane 19d—cont.

John de Moubrey acknowledges that he owes to John de Warenn, earl of Surrey, 400 marks; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment.

John de Warenn, earl of Surrey, puts in his place John de Totehill to defend the execution of a recognisance for 1,000 marks made to John de Ros in chancery by Peter de Malo Lacu.

Margaret, wife of Peter de Malo Lacu, the younger, puts in her place Richard de Button to defend the execution of a recognisance for 1,000 marks made to John de Ros in chancery by Peter de Malo Lacu, lord of Mulgreve.

Henry de Faucomberge acknowledges that he owes to John son of Thomas de Hertford 10*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

Aug. 7.
York.

John Gentilman of Lynton and John his son acknowledge that they owe to John Juncyn and Rayner de Peryne and their fellows, merchants of the society of the Peruzzi (*Peruch*) of Florence, 24*l.*; to be levied, in default of payment, of their lands and chattels in co. York.

Cancelled on payment.

Thomas de Sheffield, knight, and John son of William Mauleverer acknowledge that they owe to John de Ellerker, the elder, 21*l.*; to be levied, in default of payment, of their lands and chattels in co. York.

Aug. 6.
York.

To the sheriff of Lincoln. Order to permit William le Latymer to have respite until Martinmas next for all debts due to the exchequer for any cause, both his own debts and those of his ancestors.

The like to the sheriff of Northampton and the sheriff of Kent.

The like to the sheriff of Lincoln in favour of Thomas de Novo Mercato.

Enrolment of deed witnessing that whereas a writ of covenant is pending in the king's court before his justices at York between Robert son of John de Faudon and Katherine daughter of William de Acton, demandants, and John son of Robert de Faudon concerning a third of a moiety of the manor of Ryhill near Inghou, and the parties have a day in the octaves of Michaelmas, the said John son of Robert binds himself to the said William de Acton in 40*l.*, to be paid to him at Newcastle-on-Tyne at the quinzaine of Michaelmas next, unless John son of Robert grant within four days of the said octaves to the said Robert son of John and to Katherine before the said justices at York, by fine, that the said third, which Joan, late the wife of Robert de Faudon, holds in dower of the inheritance of the said John son of Robert, shall remain after Joan's death to the said Robert son of John and to Katherine, to them and to the heirs of their bodies, to hold by the service of 2*s.* 2*d.* yearly, to be rendered to John son of Robert and his heirs, unless John son of Robert die in the meantime or be hindered by illness from being present to execute the premises, in which case he binds himself to levy the fine at the quinzaine of Martinmas following, and he binds himself to pay 40*l.* to William at that time if the fine be not levied, unless he be hindered by the causes aforesaid. Dated at York, 6 August, 2 Edward III.

Memorandum, that the said John son of Robert came into chancery at York, in St. Peter's church, on the said day, and acknowledged the preceding deed.

Aug. 7.
York.

To the burgomasters, *échevins*, *consules*, and community of Bruges, and to their adherents. Letter of credence in favour of John de Chidiok, to whom the king has explained his desires, and whom he is sending to them specially in this behalf. [*Fædera.*]

1328.

*Membrane 19d—cont.*The like to the *échevins, consules*, and whole community of Ipre.

The like to the following :

Master Peter de Zuijneke[r]ke, clerk of the town of Bruges.

John called 'Sciukel.'

William called 'de Keu.' [*Ibid.*]Aug. 3.
York.

To Bartholomew de Burghersh, constable of Dover castle and warden of the Cinque Ports. Order to cause proclamation to be made immediately upon sight hereof in all ports and other places in his bailiwick where ships arrive, prohibiting any baron, knight, esquire, or other man-at-arms from going out of the realm to parts beyond sea, under pain of forfeiture, and prohibiting any merchant or other person from taking any destrier-horses or other horses-at-arms or armour out of the realm, without special licence from the king, and to arrest any persons with their horses and arms found doing so after the proclamation, and to cause them to be kept in prison until further orders.

By p.s. [1992.]

[*Fœdera.*]

The like to the following :

The mayor and bailiffs of Southampton.

The bailiffs of Portesmuth.

The bailiffs of Plymmuth.

The bailiffs of Yarmuth.

The bailiffs of Herwych.

The bailiffs of Ipewich.

The bailiffs of Boston.

The bailiffs of Kyngeston-on-Hull.

The mayor and bailiffs of Newcastle-on-Tyne.

The bailiffs of Scardeburgh.

The mayor and bailiffs of Bristol.

The bailiffs of Melcombe.

The like to the sheriffs of the following counties :

Devon. Norfolk and Suffolk.

Somerset and Dorset. Lincoln.

Gloucester. York.

Southampton. Northumberland.

Kent. Cornwall.

Surrey and Sussex.

Aug. 11.
York.

Simon de Swanlond and Thomas de Swanlond, citizens and merchants of London, John de Swanlond, parson of Middelton church, diocese of York, and Nicholas de Swanlond, John's brother, acknowledge that they owe to William, archbishop of York, 1,200*l.*; to be levied, in default of payment, of their lands and chattels in the city of London.

Cancelled on payment.

John de Bilton, knight, acknowledges that he owes to William de Twyer of Holdernesse, knight, 20*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

William de Pynchekbek acknowledges that he owes to Adam de Brom, clerk, 100*s.*; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

John de Graas, knight, acknowledges that he owes to Richard de la Pole 200*l.*; to be levied, in default of payment, of his lands and chattels in co. Essex.

Oliver Pluckenet acknowledges that he owes to John de Yevele 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Essex.

1328.

Aug. 18.
York.

Thomas de Gray, knight, George Salvayn, knight, and Gerard son of John Salvayn acknowledge that they owe to William, bishop of Norwich, 200 marks; to be levied, in default of payment, of their lands and chattels in co. York.

Membrane 19d—cont.
Cancelled on payment.

Aug. 8.
York.

To the sheriff of York. Order to cause proclamation to be made immediately upon sight hereof prohibiting any one from making boards, jousts, or other feats of arms within his baliwick without special licence from the king, under pain of forfeiture, and to cause any found doing so to be arrested with their horses and arms, and to cause them to be imprisoned until further orders, certifying the king of their names, as the king is given to understand that certain persons have recently caused boards to be proclaimed in divers parts of the realm, and that they intend holding them, contrary to the king's late proclamation.

By K. & C.

The like to all the sheriffs of England.

Aug. 9.
York.

To Robert, king of Scotland. Request that he will cause justice to be done to John de Torthorald when he comes to his realm to seek his inheritance, as he asserts that certain lands in Scotland are of his inheritance.

By p.s. [2009.]

Aug. 16.
York.

Thomas de la Ryvere, knight, acknowledges that he owes to Master Robert de Ripplingham, chancellor of St. Peter's, York, 10 marks; to be levied, in default of payment, of his lands and chattels in co. York.

Robert le Conestable of Fleyburgh, knight, acknowledges that he owes to William, archbishop of York, 20*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

*MEMBRANE 18d.*July 8.
Bridgnorth.

To the sheriff of Northampton. Order to cause a regard to be made in Sauce forest in that county, which the king has granted to Queen Isabella for life, before the coming of the justices of the forest, so that the regard be made before All Saints next.

[Capitula.]

The like to the said sheriff for a regard in the forest of Rokyngham.
The like to the said sheriff for a regard in the forest of Whittelwode.

The like to the sheriff of Buckingham for a regard in the forest of Bernewode.

July 16.
Bridgnorth.

Simon de Echyngham acknowledges that he owes to Joan, late the wife of Robert de Echyngham, 3,000*l.*; to be levied, in default of payment, of his lands and chattels in co. Sussex.—Robert de Bardelby received the acknowledgment by writ.

John de Mounceaux, John Filiol, William de Ovre, Adam de Cranle, Thomas de Horham, and Robert de Bromham acknowledge that they owe to the aforesaid Joan 3,000*l.*; to be levied, in default of payment, of their lands and chattels in co. Sussex.—Robert de Bardelby received the acknowledgment.

Memorandum, that Robert de Bardelby took this recognisance because it was agreed between Simon and Joan that Simon shall find certain sureties who shall make recognisance for the said 3,000*l.* contained in the first recognisance made by Simon, in order that the things agreed upon (*prelocuta*) between them shall be firmly and faithfully observed and com-

1328.

Membrane 18d—cont.

- pleted, and that the recognisance was made for the purpose of security, and not in the cause of fraud of anyone, as appears by Robert's letter on the files amongst the writs of *deditum potestatum* of the third year.
- Aug. 14.** Robert de Neuby acknowledges that he owes to William son of Nicholas de Seleby of York 20*s.*; to be levied, in default of payment, of his lands and chattels in co. York.
- Aug. 10.** To the sheriff of Lancaster. Whereas Thurstan de Northlegh has asserted in person before the king in chancery that he was of the quarrel of Thomas, late earl of Lancaster, and that he made fine with the late king in 100 marks because he was of that quarrel, of which sum 40*l.* still remain unpaid, and he ought to be acquitted of that sum according to the statute in this case made and provided, and he has found security in chancery by Robert de Huyton, William Gilibrond, Henry de Ins, Henry de Redeman, Robert de Northlegh, Henry del Rydyng, Adam de Hyndilegh, John Banastre, Robert de Dalton, and Alan de Raynford of that county, who have mainperned to pay the aforesaid sum into the exchequer at Michaelmas next unless Thurstan can then shew that he ought to be acquitted of the aforesaid 40*l.*; the king orders the sheriff to supersede in the meantime the demand for that sum from Thurstan.
- Aug. 14.** Matilda, late the wife of Robert de Rither, knight, acknowledges that she owes to Robert de Reygate, knight, 300*l.*; to be levied, in default of payment, of her lands and chattels in co. York.
- Enrolment of deed of Robert de Reygate, knight, granting that the preceding recognisance shall be cancelled on condition that Matilda do not alienate her manor of Hornyngham from William, son and heir of Robert de Rither, and from his heirs during her life. Dated at York, on Tuesday after the Assumption, 2 Edward III.
- Memorandum*, that Robert came into chancery at York, on the said day, and acknowledged the aforesaid deed.
- Aug. 14.** Robert de Reygate, knight, acknowledges that he owes to Matilda, late the wife of Robert de Rither, knight, 70 marks; to be levied, in default of payment, of his lands and chattels in co. York.
- Cancelled on payment.*
- Aug. 16.** Robert de Ufford, knight, acknowledges that he owes to Eleanor de Courtenay 133*l.* 6*s.* 8*d.*; to be levied, in default of payment, of his lands and chattels in cos. Norfolk and Suffolk.
- Cancelled on payment, acknowledged by Henry de Soler, one of the executors of Eleanor's will.*
- Henry de Fauconberge, knight, acknowledges that he owes to John de Hothum, bishop of Ely, 1,000*l.*; to be levied, in default of payment, of his lands and chattels in co. Nottingham.
- Cancelled on payment.*
- Henry de Fauconberge, knight, acknowledges that he owes to John Darcy 'le cosyn,' knight, 70*l.*; to be levied, in default of payment, of his lands and chattels in co. York.
- Walter de Istelep, parson of the church of Trym in Ireland, acknowledges that he owes to John de Hothum, bishop of Ely, 20 marks; to be levied, in default of payment, of his lands, chattels, and ecclesiastical goods in Ireland.
- Gerard Salvayne acknowledges that he owes to John son of Richard de Burton, clerk, 100*s.*; to be levied, in default of payment, of his lands and chattels in co. York.

1328.

Membrane 18d—cont.

Richard de Brantyngham, clerk, is sent to the prior and convent of Chetwode to receive a pension from their house due to one of the king's clerks by reason of [the prior's] new creation. By p.s.

Richard de la Bere acknowledges that he owes to Master Henry de Clyf 20*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

Thomas de Shefeld, knight, acknowledges that he owes to Mary, late the wife of Aymer de Valencia, late earl of Pembroke, 40*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

Aug. 12.
York.

To the sheriff of York. Order to cause proclamation to be made immediately upon sight hereof that all who were appointed justices to take assizes, juries, and certificates, and to deliver gaols, and to make inquisitions of felonies and trespasses in the time of the late king, and in the present king's time up to Whitsuntide last, who have not yet sent estreets of their rolls to the exchequer, shall send them to the exchequer on the morrow of Michaelmas next, there to be delivered to the treasurer and barons, under pain of forfeiture. The sheriff is ordered to certify the treasurer and barons at that day of how he has executed this writ.

The like to all the sheriffs of Englund.

John Moryn puts in his place Hugh de Bardelby, clerk, to prosecute the execution of a recognisance for 16 marks made to him in chancery by Nicholas de Huntercoumbe.

Aug. 16.
York.

To Bartholomew de Burghersh, constable of Dover castle and warden of the Cinque Ports, or to him who supplies his place. Christopher de Colon[ia], burgess of Berwick-on-Tweed, merchant, has complained to the king that whereas he, after the proclamation of the peace between the king and Robert, king of Scotland, provided by the said king's order 240 quarters of wheat, price 83*l.* 6*s.* 8*d.*, in Picardy, and placed the wheat in a ship in the port of St. Valery, in order to carry it to Berwick for the expenses of the said king's household for the solemnity of the marriage between the said king's son and the king's sister, Adam Cogger and William le Fauconer of Sandwich and certain other unknown malefactors in a barge of Peter Daulard's of Sandwich and of Walter his brother, took the said ship on her voyage to Berwick by armed force, and took her and the wheat to Sandwich, and thence by order of Peter and Walter to Shorham, where they sold the wheat and had their will thereof: the king, wishing speedy restitution to be made to Christopher, orders the constable to cause him to have restitution thereof or suitable satisfaction therefor without delay, if he find that it is as stated. The king is sending to the constable his serjeant-at-arms, Berducus de Tilio, to supervise the restitution or satisfaction aforesaid, and to hasten its being done. By K.

Thomas Wacelyn of Briddessale acknowledges that he owes to Master Robert de Rypplyngham, chancellor of St. Peter's, York, 100*s.*; to be levied, in default of payment, of his lands and chattels in co. York.

Roger Darcy puts in his place William de Emeldon to prosecute the execution of a recognisance for 20*l.* made to him in chancery by John de Stanton, knight.

John Moryn, knight, acknowledges that he owes to Master Robert de Rypplyngham, chancellor of St. Peter's church, York, 20*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

Aug. 20.
Pontefract.

Elias de Stubton, citizen and merchant of Lincoln, acknowledges that he owes to John de Tiddeswell, clerk, 5 marks; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

Cancelled on payment.

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Aug. 18.
York.

To W. archbishop of York. Order to supersede until the quinzaine of Martinmas next the exaction of 40s. from Master Henry de Clif by summons of the exchequer, due from him as prebendary of Applesthorp to the fifth granted to the late king, as he asserts that he paid this sum to this exchequer, as may appear by the memoranda thereof.

Aug. 16.
York.

To the abbot of Clairvaux. Whereas the Welsh abbot and monks in the monastery of Ystrad Marchel (*Strata Marcella*), of the Cistercian order, were removed by the abbots of Dore, Hayles, and Thame, commissioners lately deputed by the abbot of Citeaux and the *diffinidores* of the chapter-general of Citeaux in the abbot's chapter-general at the king's request, the said Welsh abbot and monks having left the observance of religion and leading a dissolute life, wasting the goods of the monastery, and English monks were substituted in their place in the monastery, the office of visitation and correction being reserved to the abbot of Citeaux and the *diffinidores* until they should cause ordinance to be made concerning it, and the king has now requested the abbot of Citeaux and the *diffinidores* that they would grant the office of visitation—which lately pertained by the abbot of Clairvaux's commission to the abbot of Whiteland (*Albe Domus*) in Wales, who has not yet done anything in visiting the house, but has rather afforded occasion of expense—to the abbot of Buldewas, where wholesome observance and regular institution flourishes, by whose wisdom and industry it is believed that the estate of the monastery of Ystrad Marchel may be improved, and the worship of God increased: the king requests the abbot of Clairvaux to grant the said office of visitation and correction to the abbot of Buldewas, in response to the king's prayers and love. The king makes these prayers the more fervently because they do not tend to the injury to the abbot and his house, since the abbey of Buldewas, like the abbey of Whiteland, is affiliated to the abbot and his house.

Aug. 16.
York.

To the abbot of Citeaux and to the *diffinidores* of the chapter-general of Citeaux. John de Cherleton, knight, patron of the aforesaid abbey of Ystrad Marchel, has informed the king that the abbot and the *diffinidores* have appointed the aforesaid abbots to remove the Welsh abbot and monks, for which the king thanks them, and requests them to grant the office of visitation to the abbot of Buldewas, which request the king makes the more confidently because it is not injurious to the abbot of Clairvaux, since the abbot of Buldewas, like the abbot of Whiteland, is affiliated to the abbey of Clairvaux.

Aug. 22.
York.

Robert de Arches of Smetheton near Wentebriigg acknowledges that he owes to Master Adam de Spyrydenne 20*l.*; to be levied, in default of payment, of his lands and chattels in co. ——.

Memorandum, that on Wednesday, 17 August, in the great hall in the palace of W. archbishop of York, in the city of York, where the king was then lodged, the king, in the presence of Sir John de Wisham, knight, steward of his household, Sir William de Clinton, knight, Sir Adam de Limbergh and Sir Thomas de Evesham, clerks, and others there present, at the hour of vespers, delivered his great seal, which H. bishop of Lincoln restored to him on that day, to Master Henry de Clyf and Sir William de Herlaston in a bag sealed by the bishop, for custody, and to do what pertains to the office of the custody of the seal.

Aug. 24.
Blyth.

John de Clauworth acknowledges that he owes to Matilda de Kirkebride 40s.; to be levied, in default of payment, of his lands and chattels in co. Nottingham.

Aug. 26.
Clipstone.

To the treasurer and barons of the exchequer. Order to cause James le Botiller of Ireland to have respite until Easter next for all debts due to the

MEMBRANE 17d.

1328.

Membrane 17d—cont.

exchequer, both his debts and the debts of his ancestors, for any cause, and also for the relief of his ancestors. By K.

The like, '*mutatis mutandis*,' to the sheriff of Surrey.

Memorandum, that on Friday, to wit 26 August, Master Henry de Clif and William de Herlaston, then keepers of the great seal, delivered it in a bag sealed with their seals to the king in his chamber at Clipston, in the presence of Sir Edward de Bohun and Sir William de Clinton, knights, Sir Adam de Lymbergh, and others there present, and the king received it from Henry and William, and delivered it to the said Sir Adam to be kept until otherwise ordered, and afterwards, on the same day, the king delivered the seal thus sealed in the said bag in the presence of the said Adam, Sir Henry de Edenestowe, and Sir Thomas de Evesham, clerks, and others to Henry, bishop of Lincoln, who received it from the king, and carried the seal with him, having taken oath to execute the office of chancellor faithfully, and on the Saturday following he opened the seal in the priory of Lenton, and caused writs to be sealed therewith.

Aug. 28.
Clipstone.

To the sheriff of Northampton. Order to cause John de Crumbewell to have respite until Michaelmas next for the 230 marks 10*s.* that are exacted from him by summons of the exchequer. By K.

Aug. 31.
Clipstone.

Richard de Bovindon, the king's yeoman, houser* (*hoepitator*) of his destriers, is sent to the rectors and brethren of Assherugge to receive such maintenance from their house as John Mot, deceased, who had his maintenance there by the late king's order, had therein. By p.s. [2058.]

Aug. 31.
Clipstone.

Henry de Edenestowe, clerk, acknowledges that he owes to Thomas de Longevillers, knight, 30*l.*; to be levied, in default of payment, of his lands and chattels in co. Nottingham.

Cancelled on payment, acknowledged before William de Herle, deputed for this purpose by writ, which remains on the files for the 3rd year.

Sept. 3.
Nottingham.

John son of Thomas atte Orcharde acknowledges that he owes to Richard de Havekeslowe 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Worcester.—William de Herlaston received the acknowledgment.

MEMBRANE 16d.

Aug. 6.
York.

To the sheriff of Norfolk. Writ for payment to Robert de Nowers and John de Ormesby, knights of that county, of their expenses in coming to the treaty at York on Sunday after St. James last, to wit eighteen days. By K. & C.

The like for the knights of other counties [*as in 'Return of Members of Parliament'*, i. 85, *omitting* cos. Essex, Hereford, Suffolk, and Westmoreland.]

Aug. 6.
York.

To the bailiffs of St. Albans. Writ for payment to Roger Raisoun and John Sterthrop, burgesses of that town, of their expenses in coming to the said treaty, to wit for eighteen days. By K. & C.

The like to the following :

The bailiffs of Northampton, in favour of John de Longevill and Walter de Abyndon, for 14 days.

The bailiffs of Oxford, in favour of John Mynikan and John son of William Boet, for 18 days.

The bailiffs of Walyngford, in favour of John Osbern and John Breton, for 18 days.

The bailiffs of Radyngh', in favour of William de Wytenham and Richard Whicote, for 18 days.

* Called *herbe[r]geor* in the privy seal.

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Aug. 28.
Clipstone.

To W. archbishop of York. Summons to attend a parliament to be held at New Sarum on Sunday after the quinzaine of Michaelmas next, as the king has ordained to hold a parliament there because the matters that arose after the parliament at Northampton could not be discussed and determined in the treaty held for that purpose at York, by reason of the absence of many prelates, magnates, and *proceres*. The king does not intend to admit any proctor for the archbishop or for any other prelate or magnate, except for necessary reasons. The archbishop is ordered to summon the dean of his church of York and the archdeacons of his diocese to be present at the said day and place, and the chapter of the said church and the clergy of his diocese to attend by their respective proctors. By K.

[*Rep. Dignity of Peer*, iv. 386.]

The like to S. archbishop of Canterbury, under date 19 September, the king being at Rising.* [*Ibid.*]

The like to the keeper of the spiritualities of the archbishopric of Canterbury, and to nineteen bishops. [*Ibid.*]

To the abbot of Westminster. Summons to attend the aforesaid parliament. [*Ibid.*]

The like to nineteen abbots and the prior of the Hospital of St. John of Jerusalem in England. [*Ibid.*]

To Thomas, earl of Norfolk and marshal of England. Summons to attend the aforesaid parliament. [*Ibid.*]

The like to six earls and forty-eight others. [*Ibid.*]

To the sheriff of Northumberland. Order to cause two knights of that shire, two citizens from every city, and two burgesses from every borough of that county to be chosen to attend the aforesaid parliament. By K. [*Ibid.*]

The like to all the sheriffs of England. [*Ibid.*]

To Bartholomew de Burghersh, constable of Dover castle and warden of the Cinque Ports. Order to cause two barons from each of the ports to be chosen to attend the aforesaid parliament. [*Ibid.*]

To Walter de Norwico. Summons to attend the aforesaid parliament to treat with others of the king's council. By K.

[*Ibid.*]

The like to eight others. [*Ibid.*]

To W. archbishop of York. Order to warn the priors and deans of cathedral churches and the archdeacons of his province to be present in person at the aforesaid day, and the chapters of cathedral churches and the clergy of each diocese of his province to attend by two proctors respectively, as the king, who has ordered each bishop to make the like warning in his diocese, does not wish the affairs aforesaid to be delayed for want of such warning. [*Ibid.*]

The like, '*mutatis mutandis*,' to the keeper of the spiritualities of the archbishopric of Canterbury. [*Ibid.*]

The like to S. archbishop of Canterbury, under date 19 September, the king being at Risyng. [*Ibid.*]

MEMBRANE 14d.

Enrolment of release by William son of Eustace de Morteyn to Master Henry de Clif of his right in the manor of Grove called 'Le Bourehall,' co. Nottingham. Witnesses: Sir Laurence de Chaworth, Sir Hugh de Hercy, knights; John de Bolyngbrok, Robert Brennande, John de Cuyli, Thomas de Totewyk, John de Rammersh. Dated at Apelthorp, on Monday after St. Giles, 2 Edward II.

Memorandum, that William acknowledged the preceding deed.

* A subsequent interlineation.

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Sept. 7.
Barlings.

Dionisia, late the wife of William de Saundeby of Markham, acknowledges that she owes to Matilda, late the wife of John de Kirkebride, knight, 10 marks; to be levied, in default of payment, of her lands and chattels in co. Nottingham.

Roger de Beltoft, parson of the church of Belton, acknowledges that he owes to the prior and convent of St. Oswald's, Nostell, 10*l.*; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

Sept. 11.
Boston.

To Bartholomew de Burghersh, constable of Dover castle and warden of the Cinque Ports, or to him who supplies his place in the port of Dover. Order to permit Master Hugh de Ingolisma, archdeacon of Canterbury, who has been staying in this realm for some time for the affairs of the Roman church and who is now going to the Roman court by the king's licence, to cross from that port with his household, horses, equipments, and things.

By K.

Sept. 16.
Wisbech.

The prior of Lenton acknowledges, for himself and convent, that they owe to John Porthenar and Acheritus his brother, merchants of Florence, and to Asselinus Simonet and Colychinus Simonet his brother, merchants of Lucca (*Luk'*), 260 marks; to be levied, in default of payment, of their lands and chattels in co. Nottingham.

Cancelled on payment.

John de Ros, knight, puts in his place Robert de Pontefracto to prosecute the execution of a recognisance for 1,000 marks made to him in chancery by Peter de Malo Lacu, lord of Mulgreve.

Ralph Bek of Bradecroft and Matilda his wife came before the king, on Friday after the Exaltation of the Holy Cross, and sought to replevy their land in Bradecroft, which was taken into the king's hands for their default before the justices of the Bench against Simon son of Isabella de Gunby. This is signified to the justices.

Sept. 18.
Lynn.

John son of Fulk de Sutton acknowledges that he owes to Ebulo Lestraunge 90 marks; to be levied, in default of payment, of his lands and chattels in co. Lincoln.—The chancellor received the acknowledgment.

Oct. 16.
Wisbech.

To the sheriff of York. Order to cause proclamation to be made in places where he shall see fit in his bailiwick prohibiting any one making confederacies or assemblies of armed men, under penalty of forfeiture, and to cause any found doing so after the proclamation to be arrested and kept in prison until further orders, certifying the king of their names, as frequent complaint has reached the king that certain men are making unlawful confederacies and assemblies of armed men within the sheriff's bailiwick and are going about armed, contrary to the statute made by the king and his council at Northampton. [Fædera.]

The like to all the sheriffs of England. [*Ibid.*]

March 4.
York.

John de Vienne, clerk, is sent to the prior and convent of St. Denis near Southampton, to have such maintenance there as John Dask, deceased, had in their house at the request of Edward I.

By p.s. [1658.]

Sept. 16.
Lynn.

Agnes de Brewes came before the king, on Friday after the Exaltation of the Holy Cross, and sought to replevy her land in Southampton, which was taken into the king's hands for her default before the justices of the Bench against Isabella, late the wife of William de Boukelonde. This is signified to the justices of the Bench.

Sept. 24.
Norwich.

Robert de Dykeby acknowledges that he owes to Robert de Kelm 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Nottingham.

Sept. 24. Geoffrey de Lenne came before the king, on Saturday after St. Matthew Wymondham, the Apostle, and sought to replevy to Eustace Ballard of Swafham and

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Membrane 14d—cont.

Joan his wife their land, which was taken into the king's hands for their default before the justices of the Bench against Beatrice, late the wife of William de Ferariis. This is signified to the justices.

Sept. 25. John de Etton, clerk, has letters to S. archbishop of Canterbury, to receive the pension due to one of the king's clerks by reason of the archbishop's new creation. By p.s. [2084.]

Sept. 27. Geoffrey de Hadresham, Thomas de Wollebergh, John de Horn, John atte Stokette, James de Hadresham, William de Ineghefeld, Roger Saloman, and Simon atte Stokette acknowledge that they owe to Hugh de Audele 400*l.*; to be levied, in default of payment, of their lands and chattels in co. Sussex.—John de Marton received the acknowledgment by writ.

Sept. 27. Edmund de Eylesford came before the king, on Tuesday after SS. Ciprian and Justina, and sought to replevy his land in Burton and Cranesford, which was taken into the king's hands for his default before the king against Eva, late the wife of John de Ebroicis. This is signified to the justices.

MEMBRANE 13d.

Oct. 3. John Merlyn acknowledges that he owes to Robert Mordaunt 13*l.* 6*s.* 8*d.*; to be levied, in default of payment, of his lands and chattels in co. Bedford.

— Robert de Sap puts in his place William de Tedderington to prosecute the execution of a recognisance for 100*l.* made to him in chancery by Thomas Danvers.

John de Cotoun, skinner, of London, puts in his place John de Evesham and William de Houkesworth to prosecute the execution of a recognisance for 10*l.* made to him in chancery by Elias de Hungerford.

Oct. 7. To the treasurer and barons of the exchequer. Whereas the king, on 21 August last, ordered Thomas Lercedekne by letters of privy seal to come to him without delay immediately upon sight of the letters, and Thomas has come to the king in accordance with the said order, and he has shewn the king that he had a day before the treasurer and barons on the morrow of Michaelmas last by summons of the exchequer, to render at that day his account of the time when he was receiver of certain of the late king's victuals and keeper of his castle of Tyntagel and sheriff of Cornwall, and that he was hindered by the aforesaid order from coming to the exchequer on that day, and he has prayed the king to provide for his indemnity: the king therefore orders the treasurer and barons to respite the account until the octaves of St. Hilary next.

Oct. 2. Laurence Turny came before the king, on Saturday after Michaelmas last, and sought to replevy the land of Alesia, late the wife of Thomas de Bernake, John de Bernak, and John son of Peter le Warner in Barkeston, which was taken into the king's hands for their default before the justices of the Bench against John son of Thomas le Pestour of Abirford. This is signified to the justices.

Oct. 8. Margery, late the wife of Gerard de Eillisford, came before the king, on Saturday after St. Faith, and ought to replevy her land in Burton and Cranesford, which was taken into the king's hands for her default before the justices of the Bench against Eva, late the wife of John de Ebroicis. This is signified to the justices.

Robert de Ardern, knight, acknowledges that he owes to Edmund de Bereford 100 marks; to be levied, in default of payment, of his lands and chattels in co. Lincoln.—The chancellor received the acknowledgment.

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Membrane 13d—cont.

Oct. 13. William de Bello Campo, knight, acknowledges that he owes to Thomas Marlborough. de Bradestane 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Gloucester.

Cancelled on payment.

Oct. 14. To Bartholomew de Burghersh, constable of Dover castle and warden of the Cinque Ports, or to him who supplies his place in the port of Dover. Order to permit brother Guichard de Jou, prior of Montacute, who is going to the Roman court by the king's licence because he is impeached therein concerning his priory, to cross from that port with his men, horses, and equipments. *By K.*

Oct. 19. Henry de Pluckele, parson of a moiety of the church of Esterkele, diocese of Lincoln, acknowledges that he owes to Ralph de Perham 103*l.*; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

Gilbert Botes of New Sarum acknowledges that he owes to William Kenyng of Westdene 10*l.*; to be levied, in default of payment, of his lands and chattels in co. Wilts.

Oct. 20. Richard de Pudelecote acknowledges that he owes to John de Wynterburn and Thomas de Beauvier 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Wilts.

John Trenchefoil of Netheravene acknowledges that he owes to Robert de Hungerford 20 marks; to be levied, in default of payment, of his lands and chattels in co. Wilts.

John de Mere acknowledges that he owes to John de Mohun of Dunsterre 100 marks; to be levied, in default of payment, of his lands and chattels in co. Wilts.

Oct. 14. Elias de Hungerford puts in his place John de Tiddeswell and Thomas de Capenhurst, clerks, to defend the execution of a recognisance for 20*l.* made by him in chancery to John de Cotun, skinner, of London.

Oct. 22. Nicholas de Styvecle came before the king on Saturday after St. Luke, and sought to replevy to William Gobioun and Isolda his wife their land in Weresle, which was taken into the king's hands for their default before the justices of the Bench against John de Exmuth of Wymyngton, the elder. This was signified to the justices.

Sept. 1. To W. bishop of Norwich. Whereas the late king, desiring the promotion of his clerk, Adam de Brom, in consideration of his merits, caused him to be nominated to the pension due from the bishop to the said king for one of his clerks by reason of the bishop's new creation, and the said clerk has not secured any effect from the nomination; the king, having consideration to his father's pleasure and to the right due to him and to his father in this behalf, orders and enjoins the bishop to cause a fitting pension to be assigned from his chamber to the said clerk until the bishop provide him with a suitable benefice, and to cause the clerk to have letters patent concerning the same under the bishop's seal, certifying the king of his proceedings by the bearer hereof.

Oct. 22. Robert de Wadenho, parson of the church of Twywell, acknowledges that he owes to Robert Wyvill, clerk, 10*l.*; to be levied, in default of payment, of his lands, chattels, and ecclesiastical goods in co. Northampton.

William de Clynton, knight, acknowledges that he owes to Simon de Bereford, knight, 500*l.*; to be levied, in default of payment, of his lands and chattels in co. Sussex.

Enrolment of deed witnessing that the aforesaid William has acknowledged that he owes to the aforesaid Simon 500*l.*, and he is suing by the

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Membrane 13d—cont.

king's writ directed to Simon to make inquiries concerning the lands that William and Juliana his wife claim to hold of Juliana's inheritance in the bailiwick of Sinton, the king's escheator this side Trent, to deliver the said lands, which are in the king's hands for certain causes, the said Simon hereby grants that the recognisance shall be cancelled on condition that William acquit him before Michaelmas, by the king's writ or otherwise, of the issues of the lands from the date of the presents for so long as they shall remain in the king's hands and in Simon's custody; or on condition that William satisfy Simon for the issues fully. Dated at New Sarum, 22 October, 2 Edward III.

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Roger Michel puts in his place John de Briggewater to prosecute the execution of a recognisance for 50 marks made to him in chancery by John le Mareschal of Bovynden.

MEMBRANE 12d.

Enrolment of deed of Ralph de la Hyde and William de Bradenestoke, chaplain, executors of the will of Master Henry de la Hyde, acknowledging receipt from John Mautravers, the younger, of 1,000*l.* wherein he was bound to Henry by a recognisance made in the late king's chancery in Trinity term, in the 14th year of his reign. Dated at New Sarum, on Friday after St. Luke, 2 Edward III.

Memorandum, that Ralph and William came into chancery at New Sarum, on the aforesaid day, and acknowledged the preceding deed.

Enrolment of deed of John Mautravers, the younger, acknowledging receipt from the aforesaid executors of 500*l.* in which the aforesaid Henry was bound to him by recognisance made in the late king's chancery in Trinity term, in the 14th year of his reign. Dated at New Sarum as above.

Memorandum, that John came into chancery at New Sarum, on the aforesaid day, and acknowledged the preceding deed.

Oct. 22. John de Bradlee acknowledges that he owes to William Trenchaunt 56*l.* 13*s.* 4*d.*; to be levied, in default of payment, of his lands and chattels in co. Southampton.

John de Bradewell, parson of the church of Haslton, diocese of Norwich, acknowledges that he owes to John de Mungomery 60*l.*; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

John de Stondleigh of co. Wilts acknowledges that he owes to Robert Honel 6*l.*; to be levied, in default of payment, of his lands and chattels in co. Wilts.

Cancelled on payment.

MEMBRANE 10d.

Oct. 26. John de Logh came before the king, on Wednesday after St. Roman, and sought to replevy his land in Leukemore, which was taken into the king's hands for his default before the justices of the Bench against Margaret, late the wife of Richard de Chissebeche. This is signified to the justices.

Enrolment of general release by Eustace de Folville of Ty and Robert de Folville, his brother, to Sir John de Beaufoi, knight, of all actions. Witnesses: Sir John de Folville; Sir John de Kirketon of Hoylaunde; John de

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Membrane 10d—cont.

Bulyngbrok, escheator; Richard de Bradebourn; James de Foljaumbe; Nicholas de Foljaumbe; William de Aylesbury. Dated at Salisbury (*Salesbirs*), 26 October, 2 Edward III.

Memorandum, that Eustace and Robert came into chancery at New Sarum, on 26 October, and acknowledged the aforesaid deed.

Oct. 28.
Salisbury.

John Beaufay acknowledges that he owes to Robert son of John de Folevill 10 marks; to be levied, in default of payment, of his lands and chattels in co. Derby.

Cancelled on payment.

Robert de Moune, knight, acknowledges that he owes to Thomas le Longe and John le Whyte, merchants of New Sarum, 100s.; to be levied, in default of payment, of his lands and chattels in co. Somerset.

Robert Banyard acknowledges that he owes to William March of Stanhowe 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

Oct. 25.
Salisbury.

To the prior and convent of Norwich. Request that they will admit into their house Richard de Cakton, yeoman of the king's pantry, whom the king has caused to be sent to them in consideration of his good service past and future, and that they will cause to be administered to him such maintenance for life as Robert de Hemmenhale, deceased, had by the late king's request, making to him letters patent of the grant under their common seal.

By p.s. [2130.]

Oct. 29.
Salisbury.

Gilbert de Burgh acknowledges that he owes to Robert Howel 6 marks; to be levied, in default of payment, of his lands and chattels in co. Suffolk.

William de Grundewell puts in his place John de Tyringham to prosecute the execution of a recognisance for 20 marks made to him in chancery by John de Grimstede.

John de Erlegh acknowledges that he owes to Alan de Cherleton 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Somerset.

Oct. 31.
Salisbury.

John de Hayton acknowledges that he owes to Simon de Bereford 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Devon.

Richard de la Rivere of co. Gloucester acknowledges that he owes to Nicholas Lovel 10*l.*; to be levied, in default of payment, of his lands and chattels in co. Gloucester.

Robert de Stoke of Echelampton acknowledges that he owes to William Randolph, citizen of New Sarum, 80*l.*; to be levied, in default of payment, of his lands and chattels in co. Wilts.

Nov. 2.
Salisbury.

John Talbot, knight, acknowledges that he owes to Baldwin de Fryvill, knight, 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Leicester.

Cancelled on payment.

Roger des Esses of co. Buckingham acknowledges that he owes to Simon de Bereford 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Buckingham.

Walter de Conyngesby, parson of the church of Berkham, diocese of Salisbury, and Thomas de Benton acknowledge that they owe to Bertrand de Farges, canon of York and prebendary of Osbaldehyk, and to Master John de Pinibus, his proctor, 100*l.*; to be levied, in default of payment, of their lands and chattels in co. Wilts.

Note of payment of 100 marks.

1328.

Membrane 10d—cont.

John, bishop of Bath and Wells, acknowledges that he owes to Thomas, bishop of Hereford, 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Gloucester.

Memorandum, that the king many times ordered the abbot and convent of Waltham Holy Cross by his writs to admit into their house Alan de Leek, his serjeant, and to cause him to have such maintenance for life as Richard de Noreweye, deceased, had in the same house, or that the abbot should be before the king in chancery in the quinzaine of Michaelmas next to shew cause why, etc. At which day Simon le Mareschal, his fellow-canon and attorney, came into chancery at New Sarum before the king and his council, and alleged that the house ought to be discharged of the allowance aforesaid, because the abbot and convent hold all their lands in frankalmoyn, and because the late king by his letters on another occasion ordered the abbot's predecessor and the convent to cause John de Somersete to have such maintenance in their house as the aforesaid Richard had, and the abbot and convent were discharged of the maintenance aforesaid in consideration of the reasons then alleged by them before the late king and his council, and herenpon the late king made letters patent to them, which were exhibited by the aforesaid attorney in chancery before the king's council, to this effect: 'Edward, etc., to the abbot and convent of Waltham Holy Cross, greeting. Although we lately ordered you by our letters to cause John de Somersete to have such allowance as Richard de Noreweye was wont to receive from your house, we nevertheless wholly discharge you and your house of the allowance aforesaid hereafter, because you have shewn sufficiently before our council certain reasons wherefore we ought not to give the allowance by custom. Witness myself, at La Grove, 1. December, in the third year of my reign.' When these letters had been seen, the attorney was told to go without a day herein, and Alan shall sue against another person, if he wish.

Oct. 28.
New Sarum.

To the sheriffs of London. Whereas the king lately ordered them to make proclamation forbidding the making of confederacies or assemblies of armed men, and to arrest and imprison any found doing so, and he now understands that many men of the city have come out of the city with an armed force, notwithstanding the proclamation: the king therefore orders the sheriffs to make inquiry concerning the premises, and to cause all found guilty thereof to be arrested and imprisoned until further orders, certifying him of their names and the cause of their arrest. By K.

The like to the mayor and bailiffs of Winchester and the sheriff of Southampton, '*mutatis mutandis.*'

Nov. 6.
Winchester.

Thomas de Hamme acknowledges that he owes to John de Monte Gomery 200*l.*; to be levied, in default of payment, of his lands and chattels in co. Surrey.

John de Monte Gomeri acknowledges that he owes to Thomas de Hamme 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Surrey.

Richard atte Oklond acknowledges that he owes to William de Horwode, the elder, 30*l.* 6*s.* 8*d.*; to be levied, in default of payment, of his lands and chattels in co. Southampton.

Nov. 6.
Winchester.

William de Polay of Bedeford came before the king on Sunday after All Saints, and sought to replevy to William Bacer and Agnes his wife their land in Luyton, which was taken into the King's hands for their default before the justices of the Bench against Robert son of Ailward Bisshop. This is signified to the justices.

1328.

Nov. 6. To the treasurer and barons of the exchequer. Order to cause Thomas de Novo Mercato, the elder, to have respite until the octaves of St. Hilary next for all debts due to the exchequer. By K.

Nov. 9. Henry de Dytton, usher of the king's chamber, is sent to the prior and convent of St. Andrew's, Northampton, to receive such maintenance for life in their house as Benedict Calabre, deceased, had therein by the late king's request. By p.s. [2181.]

Membrane 10d—cont.

Oct. 22. To the treasurer and barons of the exchequer. Order to permit Richard de la Pole, the king's butler, to have respite until the octaves of St. Hilary next for all the accounts that he is bound to render at the exchequer for any cause whatsoever, as the king has granted him this respite because he is intending divers of the king's affairs by his order. By K.

Oct. 28. Nicholas de la Pole came before the king, on Friday after the feast of SS. Martyr and Crispinian, and sought to replevy his land in Great Tunerton, which was taken into the king's hands for his default before the justices of the Bench against Robert son of Walter Oviot, Nicholas Huterel, William Wade, and Roger de Manalegh. This is signified to the justices.

Oct. 27. To the sheriff of Leicester. Order to supersede entirely the exaction to outlawry of John Beaufai, knight, for not coming before Richard de Wylughby, John Daun gevill, and John de Wittlebury, whom the king appointed justices to hear and determine a trespass committed upon Robert son of John de Folevill by the said John Beaufai and others named in the original writ, John having been put in exigent and exacted at three of the sheriff's county [courts] for not appearing, as the said Robert has acknowledged in person before the king in chancery that John is quit of the trespass aforesaid, and he has besought the king to cause execution of the exigent to be superseded.

John de Gardinis, executor of the will of Thomas de Gardinis, knight, puts in his place Thomas de Clif and Edmund de Herlethorp, clerks, to prosecute the execution of a recognisance for 140 marks made in chancery to Thomas by Guy son of Robert le fitz Wyth'.

Nov. 1. Robert de Haselshawe, provost of Wells, puts in his place William de Emeldon, clerk, to prosecute the execution of a recognisance for 100*l.* made to him in chancery by John de Lorty, knight, and another for 20*l.* made by Ralph le Mareschal of Westchynok, and another of 16*l.* made by Ralph de Middelnye.

Oct. 31. To the sheriff of Norfolk. Writ for payment to John de Ormesby and Robert de Noers, knights of that county, of 11*l.* 4*s.* 0*d.* for their expenses in attending the parliament at New Sarum on Sunday after the quinzaine of Michaelmas last, to wit for 28 days at 4*s.* a day each. By K. & C.

The like for various sums to the sheriffs of other counties for the knights of their respective counties [*as in 'Return of Members of Parliament,' p. 87, with the omission of cos. Huntingdon, Northampton, Nottingham, Salop, Suffolk, Warwick, Westmoreland, and Wilts.*].

To the mayor and bailiffs of Northampton. Writ for payment to Adam de Cotesbrok and Geoffrey de Herliston, burgesses of that town, of 4*l.* 16*s.* 0*d.* for their expenses in attending the aforesaid parliament, to wit for 24 days at 2*s.* a day each.

1328.

Membrane 9d—cont.

The like to the mayor and bailiffs of Carlisle for payment of 7*l.* 12*s.* 0*d.* for 38 days to John de Havertyngton and Simon de Sandford [citizens of that city].

*MEMBRANE 8d.*Nov. 3.
Salisbury.

John Drueys, knight, acknowledges that he owes to Thomas West, knight, and Walter de Shireveton 25 marks; to be levied, in default of payment, of his lands and chattels in co. Wilts.

Thomas de Harpeden acknowledges that he owes to Simon de Bereford, knight, 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Southampton.—The chancellor received the acknowledgment.

The same Thomas acknowledges that he owes to Simon de Norton 7*l.*; to be levied, in default of payment, of his lands and chattels in co. Southampton.—The chancellor received the acknowledgment.

Nov. 6.
Winchester.

Alice, late the wife of Roger de Meoles, acknowledges that she owes to William de Cheyny 1,000*l.*; to be levied, in default of payment, of her lands and chattels in co. Devon.

Cancelled on payment.

William de Cheyny acknowledges that he owes to the aforesaid Alice 200 marks; to be levied, in default of payment, of his lands and chattels in co. Somerset.

William de Cheyny acknowledges that he owes to William de Meoles 100 marks; to be levied, in default of payment, of his lands and chattels in co. Somerset.

Nov. 11.
Wallingford.

To the sheriff of Southampton. Order to cause John, bishop of Winchester, to come before the king in the octaves of St. Hilary to answer to the king for leaving the parliament at New Sarum without the king's licence and contrary to his inhibition. [*Fœdera.*]

John de Trevaignon, tenant of part of the lands that belonged to Thomas Danvers, puts in his place John de Briggewanter, clerk, to defend the execution of a recognisance for 100 marks made by the said Thomas in chancery to Robert de Sapay.

Agnes, late the wife of the aforesaid Thomas, tenant of part of his lands, puts in her place Robert de Wadyngham to defend the execution of the aforesaid recognisance.

Nov. 17.
Windsor.

John de la Lude acknowledges that he owes to John de Warenn, earl of Surrey, 40 marks; to be levied, in default of payment, of his lands and chattels in co. Buckingham.—The chancellor received the acknowledgment.

*Cancelled on payment.**MEMBRANE 6d.*Nov. 13.
Windsor.

John de Croucheston acknowledges that he owes to Simon de Bereford 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Berks.

Nov. 10.
Wallingford.

To the sheriff of Southampton. Order to cause the statute made in the late parliament at Northampton prohibiting men coming armed before justices or other ministers of the king, or going armed, etc., to be observed in all its articles throughout the whole of his bailiwick, and to take and imprison all found contravening it, certifying the king of their names and the cause of their arrest.

By K. & C.

[*Fœdera.*]

The like to all the sheriffs of England. [*Ibid.*]

1328.

Membrane 6d—cont.

Nov. 11. To the sheriff of Lincoln. Order to cause inquisition to be made concerning the names of the malefactors who have made assemblies of men-at-arms or have ridden or gone armed in his bailiwick, contrary to the statute and the king's proclamation, and to send the inquisition to the king without delay.

The like to all the sheriffs of England.

Nov. 15. To Master John de Weston, constable of Bordeaux. Order to bring back to the chancery and to deliver to the chancellor all letters obligatory made in the king's name to certain nobles of the duchy [of Aquitaine], which the king lately caused to be delivered to John for carriage to the duchy, copies whereof the king caused to be delivered to William Amaneny of Myssedane under the king's privy seal in order to shew them to the said nobles.

[By p.s. [2198.]

Nov. 9. To the treasurer and barons of the exchequer. Order to cause John de Haustede, who is staying in the duchy [of Aquitaine] in the king's service by his order, to have respite until the quinzaine of Easter next for all debts due to the exchequer.

To the same. Order to cause Robert de Hausted, who [is staying] in the company of John, bishop of Ely, in the king's service, to have respite until the quinzaine of Easter next for all debts due to the exchequer.

Nov. 21. John de West Wycombe, son and heir of Robert de West Wycombe, Windsor. acknowledges that he owes to Margaret, late the wife of Richard de Chissebech, 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Buckingham.—The chancellor received the acknowledgment.

Sept. 9. Simon de Echyngham acknowledges that he owes to Joan, late the wife of Robert de Echyngham, 3,000*l.*; to be levied, in default of payment, of his lands and chattels in co. Sussex.—Robert de Bardelby received the acknowledgment by writ.

Vacated, because above under date 16 July.

John de Mounceaux, John Filiol, William de Ovre, Adam de Craule, Thomas de Horham, and Robert de Bromham acknowledge that they owe to the aforesaid Joan 3,000*l.*; to be levied as above.—Robert de Bardelby received the acknowledgment.

[*Vacated as above.*]

Nov. 24. Christina de Weston acknowledges that she owes to Robert Houel Westminster. 50 marks; to be levied, in default of payment, of her lands and chattels in co. Suffolk.

Dec. 3. Matthew de la Vache, knight, and Thomas Fermabaud acknowledge that they owe to John de Prestone, ropemaker (*cordario*) of London, 300*l.*; to be levied, in default of payment, of their lands and chattels in co. Buckingham.

Cancelled on payment.

MEMBRANE 5d.

Nov. 15. To the sheriff of Lincoln. Order to cause proclamation to be made, immediately upon sight hereof, forbidding any one taking corn, hay, victuals, or carriage against the will of their owners, or taking any prises from any other things, contrary to the statute of Edward I. concerning purveyance, and to cause any doing so after the proclamation to be taken by the townships where they have made such prises, and to cause them to be taken to the king's nearest gaol, in accordance with the statute, as the king hears

1328.

Membrane 5d—cont.

from frequent complaints that some malefactors, pretending to be purveyors of the king and of certain of his magnates, take and carry away corn, hay, and divers sorts of victuals and carriage contrary to the will of their owners and without making any agreement (*grato*) with them. By K.

[*Federa.*]

The like to all the sheriffs of England. [*Ibid.*]

Nov. 9.
Wallingford.

To the treasurer and barons of the exchequer. Order to cause Matthew de Bassynghoun, late sheriff of Cambridge and Huntingdon, to have respite until the quinzaime of St. Hilary next for his account for the time when he was sheriff of the said counties, as he is staying in the king's service by his order. By K.

Nov. 28.
Westminster.

Margery de Dokeworth acknowledges that she owes to Edmund de Pinkeny 40*l.*; to be levied, in default of payment, of her lands and chattels in co. Cambridge.

John de Tyringham puts in his place John de Briggewatier, clerk, to prosecute the execution of a recognisance for 40*l.*, made to him in chancery by brother John, prior of Bermondesey.

Nov. 30.
Westminster.

John de Verdhill acknowledges that he owes to John de Wodehous, clerk, 110*s.*; to be levied, in default of payment, of his lands and chattels in co. Northumberland.

John de Ifeld acknowledges that he owes to Andrew Peverel 200*l.*; to be levied, in default of payment, of his lands and chattels in co. Sussex.

John de London, 'barber,' puts in his place Richard de la Hay, clerk, to prosecute the execution of a recognisance for 4*l.* made to him in chancery by Hugh Pykard.

Nov. 25.
Westminster.

To W. archbishop of York. Request and injunction to supersede entirely until the next parliament the introduction of any grievances, processes, and innovations (*novitatis*) against the ancient estate of the church of York and its liberties, as the king learns that the archbishop has put the church under interdict, and has prohibited any one from celebrating divine service therein, or hearing the offices, or making offerings, by reason of the disputes between him and the dean and chapter of the church, wherein divine services ought to be continuously celebrated for the wholesome estate of the king and his realm, and for the souls of his progenitors, and of other faithful dead. The archbishop is enjoined to be at the next parliament in person to inform the king and his council, and the other prelates and the *proceres* of the realm, whom the king shall cause to be convoked for this purpose, concerning what shall seem opportune to him in this behalf, and to receive what shall then be ordained. The king has made like order to the dean and chapter. By p.s. and by C.

Like order to the dean and chapter to be present at the parliament, and to supersede in the meantime the making of innovations against the archbishops. By the same writ and by C.

Dec. 3.
Windsor.

Simon de Mucheldevre acknowledges that he owes to John de Totteford 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Southampton.

John de Totteford acknowledges that he owes to Simon de Mucheldevre 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Southampton.

Henry de Cantuaria, clerk, puts in his place Edmund de Grymesby, clerk, and Theobald Port Joie to prosecute the execution of a recognisance for 35*l.* made to him in chancery by John son of Richard de Tenham, chaplain.

1328.

Membrane 5d—cont.

The aforesaid Henry puts in his place the aforesaid Edmund and Theobald to prosecute the execution of a recognisance for 20*l.* made to him in chancery by William le Chaundelier of the parish of St. Michael latte Corne, London.

MEMBRANE 4d.

Dec. 15.
Gloucester.

To the abbot and convent of St. Peter's, Gloucester. Order to grant to William Fencal, king's clerk, the pension due to one of the king's clerks by reason of the new creation of the abbot, certifying the king of their proceedings by the bearer. By p.s. [2268.]

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Nov. 30.
Westminster.

Hamo de Barber of London, 'cornemonger,' puts in his place Theobald Poleyn to prosecute the execution of a recognisance for 10*l.* made to him by Richard de Merston, baker of London, in the late king's chancery.

To Bartholomew de Burghersh, constable of Dover castle and warden of the Cinque Ports, or to him who supplies his place in the port of Dover. Order to permit the abbot of Fécamp, who lately came to the king from parts beyond sea and who is now returning by his licence, to cross from the port of Dover with his men, horses, and equipments. By K.

To the sheriffs of London. Whereas Thomas Monk of Garbodesham arraigned an assize of novel disseisin in co. Norfolk against William son of Robert de Banham concerning tenements in Garbodesham, and, scheming to hinder William being present at the assize to defend his right, asserted that William had robbed him of certain goods found in the tenements, and appealed him of the robbery in the city of London, and William has been taken and imprisoned in Neugate by the sheriffs by reason of this appeal, and William has found mainpernors before the king in chancery to have him before the justices to deliver the said gaol at the next day of the delivery to answer to the said Thomas, to wit William Geround of co. Kent, Martin Fissacre of co. York, John de Bedeford of co. Sussex, John de Takenham of co. Huntingdon, John Broyl and Nicholas de Stanford of co. Lincoln : the king therefore orders the sheriffs to cause William to be released by the mainprize aforesaid. By K.

Dec. 16.
Gloucester.

To the prior and convent of Derhurst. Request that they will admit into their house William le Hauberger,* in consideration of his long service to the king, and that they will grant to him by letters patent such maintenance as John le Barber, deceased, had therein by the late king's request, certifying the king of their proceedings by the bearer. By p.s. [2274.]

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Henry de Ebbelesbourn puts in his place Thomas de Clif and John de Anaghby to defend the execution of a recognisance for 40*l.* made to Robert atte Okette of Wynchesfeld, co. Southampton, by him and Gilbert atte Mere in the late king's chancery.

MEMBRANE 3d.

Dec. 28.
Worcester.

William de Pittlewyk of Worcester acknowledges that he owes to Robert de Gyene of Bristol 27*l.*; to be levied, in default of payment, of his lands and chattels in co. Worcester.—The chancellor received the acknowledgement.

John Louy of Worcester, the elder, acknowledges that he owes to Robert de Guyene of Bristol 12*l.*; to be levied, in default of payment, of his lands and chattels in co. Worcester.—The chancellor received the acknowledgement.

* Called *Guilliam nostre hauberger* in the privy seal.

1328.

Dec. 28. Roger Foun of Asshebourn acknowledges that he owes to Percival Simioun 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Derby.

Dec. 28. To Bartholomew de Burghassh. Order to send into chancery his estreats of the time when he and other of the king's subjects were appointed justices of oyer and terminer in co. Kent, so that the king may cause to be done concerning them what ought to be done according to law and custom.

The like to William la Zousche.

To Geoffrey le Scrop. Order that he and his fellows, justices to hold pleas before the king, shall be with the king about the parts of Leicester at the octaves of St. Hilary next, together with the rolls, writs, and all other things touching the king's place (*placeam*), to follow the king and to hold that place in places through which the king may chance to pass, as shall be then enjoined upon Geoffrey, as the king intends going to the parts of Leicester shortly, and he wills that Geoffrey and his fellows and the said pleas shall follow him, according to the statute of Edward I.

1329.

Jan. 11. John de Felton, knight, acknowledges that he owes to John de Sancto Philberto, knight, 48*l.*; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

Enrolment of deed of Panchius de Contron, physician (*medicus*), attorney of Peter Caynoly, merchant, acknowledging receipt from the abbot and convent of Bruern (*Brueria*) of 120 marks, due from them to Peter by an acknowledgment in chancery. Dated at Leicester, on Wednesday after the Epiphany, 2 Edward III.

Memorandum, that Panchius came into chancery, on the said day, and acknowledged the preceding deed.

Jan. 16. Henry, bishop of Lincoln, acknowledges that he owes to Edmund de Northampton. Bereford 100 marks; to be levied, in default of payment, of his lands and chattels in co. Lincoln.—W. de Herlaston received the acknowledgment.

Richard Talebot, knight, acknowledges that he owes to John de Baddeby 40 marks; to be levied, in default of payment, of his lands and chattels in co. Oxford.—The chancellor received the acknowledgment.

Geoffrey de Lucy acknowledges that he owes to Robert de Arderne, knight, 200*l.*; to be levied, in default of payment, of his lands and chattels in co. Northampton.

Hugh de Croft acknowledges that he owes to Robert de Arderne, knight, 10 marks; to be levied, in default of payment, of his lands and chattels in co. Northampton.

Jan. 17. Henry de Bosco of Rothewell acknowledges that he owes to Robert de Northampton. Ardern, knight, 114 marks; to be levied, in default of payment, of his lands and chattels in co. Northampton.

Cancelled, because Henry made another recognisance for a greater sum to Robert, as appears by Robert's letter on the file of

Jan. 19. John de Felton acknowledges that he owes to Fulk le fitz Waryn 60*l.*; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

Jan. 20. John de Drayton came before the king, on Friday the octaves of St. Hilary, and sought to replevy his land in Depeldon, which was taken into the king's hands for his default before the justices of the Bench against Ralph le Heyr. This is signified to the justices.

MEMBRANE 2d.

1329.

Membrane 2d—cont.

Oliver de Ingham acknowledges that he owes to Richard de Perers 50 marks; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

Jan. 12. William de Elmeham, clerk, is sent to the abbot and convent of Abyndon to receive the pension due to one of the king's clerks by reason of the new creation of the abbot.
Leicester. By p.s. [2317.]

Jan. 10. To the treasurer and barons of the exchequer. Order to cause Henry de Percy and the other executors of the will of Eleanor, late the wife of Henry de Percy, to have respite until Easter next for the account that they are bound to render for the time when she had the custody of the castle of Scardeburgh in the king's time and in his father's time.
Leicester. By K.

Jan. 12. To the sheriff of Essex and Hertford. Order to aid and counsel J. bishop of Ely in those things that pertain to the custody of the Isle of Ely, and to its defence against the contrariants, in case they attempt to enter it, taking with him, if need be, the posse of his county (*sic*).
Leicester. By K.

Jan. 18. To the mayor and sheriffs of London. Order to attach by their bodies Henry de Bello Monte, William Trussel, Thomas Roscelyn, and Thomas Wither, knights, John de Bedeford and Thomas de Chekewell of London, and all others who came in their company against the king at Bedeford, and to cause them to be kept safely until further orders.
Newnham.

Memorandum, that on Sunday, to wit 15 January, H. bishop of Lincoln, the chancellor, in a chamber in St. Andrew's priory, Northampton, wherein Queen Isabella was then lodged, in her presence and in the presence of the earls of Surrey and March, Henry de Percy, Oliver de Ingham, John Darcy, and of other magnates there present, delivered the king's great seal in a bag under his seal to the king, and the king received the seal, and on Monday following caused writs to be sealed therewith in his presence, and, when the writs had been sealed, he caused the seal to be sealed under the seal of Sir William de Herlaston, clerk of chancery, and ordered it to be kept in his wardrobe, and thus he retained it in his wardrobe, causing writs to be sealed therewith from day to day, until Thursday following, when he delivered it under William's seal to the bishop in the garden of the prior of Newenham near Bedeford, in the presence of Sir William de Monte Acuto, John de Nevill, Maurice de Berkeleye, Richard de Bury, and others there present, and the bishop thus received the seal, and on the morrow caused writs to be sealed. [*Fœdera*.]

Jan. 20. To S. archbishop of Canterbury. Order to supersede the exaction from John de Braydeston of 25*l.* for the goods and chattels that belonged to Walter, late archbishop of Canterbury, until the rendering of the account due from the archbishop to the exchequer for the said goods.
Newnham. By K.

3 EDWARD III.

1329.

Jan. 24. To H. bishop of Lincoln. Whereas Thomas de Pabenham, believing that he had the right of presentation to the church of Farndishe, in the bishop's diocese, presented Henry Seyer, clerk, to the bishop to that church, and Elizabeth, late the wife of John de Pabenham, likewise presented John de Wynchecombe, clerk, to the bishop to the same church, and because a suit concerning the presentation was moved in the king's court between the aforesaid parties at the suit of Thomas, the king prohibited the bishop from admitting any parson to the church until it had been discussed in the said court to whom the advowson of the church pertained; as, however, Thomas has acknowledged in person in chancery that he has not the right of presenting to the church upon this occasion, and has besought the king to cause his writ of prohibition aforesaid directed to the bishop at Thomas's suit to be revoked, the king signifies the premises to the bishop, so that he may execute what pertains to his office at Elizabeth's presentation, notwithstanding the prohibition aforesaid.

Jan. 25.
St. Albans.

To the treasurer and barons of the exchequer. Henry son of Henry de Percy has shewn the king, by petition before him and his council in the parliament at Westminster, in the first year of his reign, that Edward I. was indebted to Henry his father in 142*l.* 2*s.* 4*d.* for the wages of him and his men in the service of the said king staying in divers parts of Scotland and for recompence for their horses there lost, as appears by a bill of the said king's wardrobe, and that the late king is bound to the said Henry the father in 56*l.* 8*s.* 9*d.* for such wages and recompence, as appears by a bill of the said king's wardrobe, which bills are in the hands of the said Henry son of Henry, and the said Henry son of Henry is bound to the king in divers debts, both of his own and of his father's, and he has prayed the king to cause the aforesaid 197*l.* 11*s.* 1*d.* to be allowed to him in the debts due from him to the king: the king therefore orders the treasurer and barons to cause the aforesaid sums to be allowed to Henry in the debts due from him to the exchequer, and to receive the aforesaid bills from him.

By pet. of C.

Jan. 28.
Windsor.

To the sheriff of Kent. Whereas the king appointed Bartholomew de Burghersh with others to inquire, hear and determine felonies and trespasses in co. Kent and other counties, and granted to him 100 marks of the money arising from forfeited issues, amercements, fines, and other profits pertaining to the king, and ordered the sheriff to pay the said 100 marks to him out of the issues and amercements aforesaid, according to the estreats to be delivered to him, and the king now understands that the sheriff has not yet levied that sum, although the said estreats have been delivered to him by Bartholomew: the king therefore orders him to cause the aforesaid sums to be levied without delay from the said issues and amercements or from other issues of his bailiwick, and to pay them to Bartholomew, according to the tenor of the king's previous order.

Jan. 23.
Dunstable.

To the sheriff of Lincoln. Whereas John de Lek of Benyngton, John son of Richard atte Kyrkegate, Richard son of Richard Thurger of Spaldyng, Ralph Chaumpeneys of Quappelade, John de London, Walter de Spedesby, Nicholas son of Alan de Pyncebek, William son of William de

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Membrane 36—cont.

Thunby, and Thomas his brother, Roger Alcez, Thomas Cok, and Henry Virby of Asgerby were indicted of certain trespasses and felonies in that county before William de Ros and others, whom the king appointed his justices to hear and determine the same, and they are put in exigent to be outlawed in that county because they did not come before the said justices to answer, and the king, willing that the aforesaid indictments shall be determined before him and not elsewhere, has ordered William to send the indictments and the king's writ in this matter before him in fifteen days from Easter, and the aforesaid men have come into chancery in person and have found mainpernors to have them before the king on the said day, to wit John Mos of Lek, Hasculf de Whytewell, William de Pynchebek, Simon de Bichynden, Geoffrey Say, and Simon de Louthe of that county: the king therefore orders the sheriff to supersede the execution of the outlawry in the meantime.

By K.

Jan. 29.
Windsor.

To Simon de Bereford, escheator this side Trent. Order not to intermeddle further with 15½ acres and 12 perches of land of Alexander de Neuport, parson of the church of Warefeld, and a messuage and two virgates of land of Walter Smewyne and Alice his wife in Benetfeld, and to restore the issues thereof, as the escheator has returned that he did not take the tenements into the king's hands, but that William Trussel, late escheator this side Trent, delivered them to him amongst other tenements, asserting that the 15½ acres and 12 perches were in the king's hands by reason of the trespass that Alexander made in acquiring them from Henry de Wodemancote, Roger his brother, and Katherine, their sister, and from Henry de Benetfeld, and that the messuage and two virgates were in the king's hands by reason of the trespass that Walter and Alice made in acquiring them from William de Carleton, without royal licence, the lands being held by the said William de Carleton of the late king as of the manor of Cokham, which is of the ancient demesne of the crown, in the hands of Queen Isabella, and that the king afterwards—at the suggestion of Alexander, Walter and Alice that the tenements are of the demesnes of the manor, and are held according to the custom of the manor—ordered Queen Isabella's bailiffs of the manor to inform themselves concerning the premises by inquisition or otherwise, and to certify the king concerning them, and it is found by their inquisition that the tenements are of the demesnes of the said manor, and are held according to the custom of the manor, and that the tenants of the manor were wont from time out of mind to alienate and acquire tenements of the demesnes of the manor at their will without royal licence.

Jan. 30.
Windsor.

To the sheriff of Southampton. Order to cause verderers for the New Forest, which Queen Isabella holds for life, to be elected in place of John son of Andrew de Grymstede, John atte Bere, and Richard de Farnhull, lately elected, whom the king has caused to be removed from office because he learns upon trustworthy authority that they are insufficiently qualified.

By the testimony of William de Bello Campo, steward of the Forest.

Feb. 1.
Windsor.

To Simon de Bereford, escheator this side Trent. Order to cause Adam de Clifton, kinsman and heir of Thomas de Cayll, tenant in chief of the late king, to have seisin of the lands of the said Thomas, as he has proved his age before the escheator and the king has taken his homage.

By p.s. [2348.]

The like, '*mutatis mutandis*', to John de Bolyngbrok, escheator beyond Trent.

Feb. 1.
Windsor.

To the sheriff of Southampton. Order to cause a verderer for the New Forest to be elected in place of John de Romesey, whom the king has

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Membrane 36—cont.

caused to be amoved from office because he learns upon trustworthy testimony that he is insufficiently qualified.

By the testimony of William de Bello Campo, steward of the said Forest.

Feb. 1.
Windsor.

To the sheriff of Southampton. Order to cause 22 tuns of white wine belonging to William Gardras, son of Master Elias Gardras, and to Almeryk Ardilon, merchants of Sales de Mereyme, of the power of the king of France, valued at 29*l.* 6*s.* 8*d.*, and a ship of John le Goue of St. Valery of the realm of France, called 'the ship of St. Mary' of St. Valery, with all her tackle, appraised at 60*l.*—which the sheriff has arrested at Hamele in execution of the king's order to enter the liberties of Christ Church and Portesmuth and the town of Southampton and to arrest goods there, because William Chykerel, bailiff of the liberties of Christ Church and Portesmuth, and Robert atte Barre, bailiff of Southampton, had made no answer to the sheriff, who had caused them to have return of the king's writ to arrest goods of the men and merchants of Normandy and elsewhere of the realm of France, except merchants of Amiens, to the value of the remainder of 100*l.*, for which the king ordered him to arrest goods until Elias de Stubton, citizen of Lincoln, should be satisfied for that sum, in part payment of 460*l.*, the value of his ship called '*La Bonane*' of Boston and her cargo [*as at page 175 above*]—to be appraised in the presence of the aforesaid William, Almeryk, and John, or their attorneys, if they choose to attend, and to deliver them according to such appraisement, or the price thereof, to Elias, in satisfaction for the aforesaid 100*l.*, certifying the king of his proceedings. By C.

To the same. Order to arrest goods of the men and merchants of Normandy and elsewhere in the realm of France, except merchants of Amiens, to the value of 100*l.*, in addition to the 100*l.* mentioned in the preceding order, and to cause them to be kept safely until the aforesaid Elias be satisfied for the remaining 360*l.* and his damages, certifying the king of his proceedings, as the sheriff of Devon, whom the king ordered to arrest goods to the value of 100*l.*, has returned that he found no goods of the said men and merchants in his bailiwick. The king has ordered the sheriffs of Norfolk and Suffolk, and Dorset to arrest goods in like manner to the value of 100*l.* and the sheriffs of London to arrest goods to the value of 60*l.*, the remainder of the aforesaid sum. By C.

Feb. 10. To the sheriff of Lincoln. Order to cause a coroner for that county to The Tower. be elected in place of Ralph de Cressi, who is incapacitated by infirmity.

MEMBRANE 35.

Feb. 19. To the sheriff of Southampton. Order to cause a verderer for the New Westminster. Forest to be elected in place of John de Romeseye, whom the king has caused to be amoved from office because he learns from trustworthy testimony that he is insufficiently qualified.

Feb. 21. To Simon de Bereford, escheator this side Trent. Order not to distrain Westminster. Claricia de Okestede for her homage and fealty for the land that she holds of the king, as she has done homage and fealty. By p.s. [2425.]

Feb. 23. To the sheriff of Essex. Order to cause a coroner for that county to be Westminster. elected in place of Nicholas de Storteford, who is incapacitated by illness and infirmity.

Feb. 21. To the sheriff of Bedford. Order to deliver to John Pygot all his lands, Westminster. goods and chattels, and the issues thereof, as the king has restored to him

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Membrane 35—cont.

his lands, goods and chattels, which he lately caused to be taken into his hands for certain trespasses, excesses, and disobediences, and the issues received therefrom in the meantime. By p.s. [2421.]

The like in favour of the following :

Thomas Sipurnel (*sic*), in cos. Oxford, Bedford, Buckingham, Essex, and Hertford. [By p.s. 2421.]

Thomas de Ferariis, in co. Essex. [By p.s. 2415.]

John de Wauton, in cos. Bedford, Essex, and Cambridge. [By p.s. 2415.]

John Geryn, in co. Leicester.

Nicholas de Berkeswell, in co. Leicester.

William le Blound 'le neveu,' in cos. Hereford, Salop, Southampton, York, Oxford, and Worcester, for the delivery of his castles, towns, manors, etc.

John Buttetur, in co. Essex.

Geoffrey de Walcote, in co. Leicester.

Robert Revel, in cos. Leicester and Rutland.

Henry Danet, in co. Leicester.

William de Plomsted, in co. Norfolk.

Feb. 20.
Westminster.

To Simon de Beresford, escheator this side Trent. Order to cause Thomas de Bello Campo, son and heir of Guy de Bello Campo, earl of Warwick, tenant in chief of the late king, to have seisin of his father's lands, as the king has taken his homage and rendered to him his father's lands, although he is not yet of full age. By p.s. [2408.]

The like to John de Bolyngbrok, escheator beyond Trent.

To Roger de Mortuo Mari, earl of March. Order to deliver to the said Thomas all his father's lands in Roger's hands by the king's commission, and the issues thereof from 1 January last, the king having restored to him his father's lands as above and the issues thereof from that day, when he received knighthood (*arma militaria*) from the king. By the same writ.

Feb. 26.
Eltham.

To Nicholas Makerel and Robert de Aston, keepers of the lands of alien men of religion and of others of the power of the king of France in co. Gloucester, in the king's hands for certain causes. Order to deliver to Giles Beaupyne a messusage in Cirencestre, as they have returned that they took the messusage, which belonged to Giles, into the late king's hands by pretext of his commission to them, dated at Westminster, 8 October, in the 18th year of his reign, because Giles was of the lordship and dominion of the king of France, and that the messusage is still in the king's hands and in their custody for this reason, and the king afterwards restored to the said aliens all their lands, for which reason Giles has now besought the king to cause the said messusage to be delivered to him.

Feb. 18.
Westminster.

To the sheriff of Sussex. Whereas the king ordered the sheriff to cause the goods and chattels of the abbot of Fécamp and the men and merchants of his lordship to be arrested to the value of 280*l.*, and to be kept safely until John de Barton should be satisfied for that sum, and it seemed to the king and his council in the parliament at Northampton that an arrest ought not to be awarded against any one holding lands within this realm, and that execution of their goods in the realm ought not to be made by reason of such arrest, and it was therefore considered by the king and his council that the aforesaid order shall be revoked, and the king ordered the sheriff [to supersede] the execution thereof, and to restore any goods arrested by him by pretext thereof: the king orders him to take into the king's hands all the abbot's goods and chattels in his bailiwick that the abbot can prove were arrested at John's suit, in whose hands soever they may be, or the price thereof if they have been sold or wasted, and to cause them to be restored

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Membrane 35—cont.

to the abbot or his attorney without delay, certifying the king in fifteen days of Easter of what goods he shall thus deliver and of their value.

By pet. of C.

The like to the sheriff of York and the sheriffs of London.

March 2.
Eltham.

To the sheriff of Berks. Order to deliver to John de Conyngton and Richard Rikhale, executors of the will of Robert Miles, all the goods and chattels of the said Robert, which were taken into the king's hands by his order by reason of the debts and accounts due from Robert of the time when he was receiver of the issues of the lands of Queen Isabella when in the late king's hands, and for other causes, as the executors have satisfied the king for the debts and accounts.

By K.

The like to the sheriffs of London, Essex, Buckingham, and York.

To the dean and chapter of St. Mary's church, Lincoln. Like order to deliver to the executors aforesaid the goods and chattels of the said Robert, sequestered by them by the king's order.

By K.

The like to the bishop of London and his official, the archbishop of York, and the archdeacon of Richmond.

Feb. 27.
Eltham.

To John de Bolyngbrok, escheator beyond Trent. Order not to intermeddle further with the lands that Gilbert de Culewenne held of other lords than the king, and to restore the issues thereof, retaining in the king's hands the manor of Wirkyneton, as the king learns by inquisition taken by the escheator that Gilbert at his death held the aforesaid manor in his demesne as of fee of the heir of Thomas de Multon, tenant in chief of the late king, a minor in the king's wardship, as of the honour of Egremound by homage and fealty and by the service of 43*s.* 4*d.* to be paid yearly for cornage, and that he held no other lands of the king as of the crown by reason whereof the custody of his lands ought to pertain to the king, but that he held divers lands of other lords by various services, and that Gilbert de Culewenne, his son, is his next heir and is of full age.

March 8.
Guildford.

To the treasurer and barons. Whereas the late king pardoned Walter de Islep, in consideration of a fine of 500 marks, the trespass made by him, when he was treasurer in Ireland, in sealing with the seal of the exchequer of Dublin the rolls of the account of Alexander de Bikenore, archbishop of Dublin, of the time when Alexander was treasurer of Ireland, in which rolls divers falsifications were found by examination before the treasurer and barons of the same exchequer, whereof Walter was convicted before them, and restored to him his lands, goods, chattels and debts, which had been taken into the said king's hands for this reason, as contained in his letters patent; and the said king — because he had granted by other letters patent, on 10 December, in the 19th year of his reign, to Elias de Assheburn for life a messuage and three carucates of land in Dumbro and Huntenton in Ireland, which belonged to the said Walter and which had been taken into his hands by reason of the trespass aforesaid, as of the value of 10*l.* yearly, so that if the said king wished to resume them into his hands, he should cause 10*l.* of land yearly to be assigned to Elias for life in Ireland — granted to the said Elias 100 marks of the 348 marks 10*s.* 10*d.* then due to him from Walter of the aforesaid fine, willing that so soon as Walter had satisfied Elias for the 100 marks, or had found him security therefor, that the messuage and three carucates should be restored to Walter, notwithstanding the grant thereof to Elias, willing and granting that all goods, chattels and debts of Walter's that had been taken into his hands should be sold and levied by his attorneys and servants to be deputed for this purpose by the view and testimony of some faithful man of those parts, and that the money thence arising should be sent to Walter in England, so that he might satisfy the said king for the 248 marks 10*s.* 10*d.*, the remainder of the fine aforesaid, as contained in other letters patent of the said king;

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Membrane 35—cont.

whereupon the said king ordered John Cogan, then treasurer, and the chamberlains of the exchequer of Dublin to cause all Walter's lands in Ireland, except the messuage and three carucates of land aforesaid [granted] to Elias, and his goods, chattels and debts to be delivered to Henry de Badewe, William de Hatfeld, Nicholas de Snyterby, Thomas de Lynhale, vicar of the church of Swerdeas, and to William de Weston, Walter's attorneys, and to permit them to sell the goods and chattels and to levy the debts and to send the money thence arising to Walter in England, and to cause the messuage and carucate to be resumed into the said king's hands so soon as Elias should be satisfied for the aforesaid 100 marks, or so soon as security had been found for him before the said treasurer and chamberlains, and to cause them to be delivered to Walter or his attorneys aforesaid, and to restore to Walter and his attorneys any money that the treasurer and chamberlains might have received or levied of the debts, goods and chattels, as appears by the rolls of the said king's chancery, and John has given the king to understand that although he restored to Walter's attorneys 90*l.* 7*s.* 8*d.*, levied by Adam de Herewynton, supplying the place of the late king's treasurer, from Walter's goods and delivered by Adam to John in the treasury, by virtue of the order aforesaid, as appears by the letters of acquittance in his possession, nevertheless the treasurer and barons defer allowing him this sum in his account at the exchequer, wherefore he has prayed the king to provide a remedy: the king therefore orders them to cause John to have allowance for the aforesaid sum, if they ascertain that he paid it as stated above.

To the same. Order to cause the said John to have allowance for 10*l.*, paid by him, when he was the late king's treasurer of Ireland, to Henry de Hambury, the said king's justice to hold pleas following the justiciary of Ireland, for his fee for Michaelmas term, in the 20th year of the said king's reign, which sum John paid by virtue of the late king's order of 26 April, in the 17th year of his reign, when he appointed Henry his justice to hold the said pleas, to cause the usual fee to be paid to Henry, as John has given the king to understand that the treasurer and barons defer allowing the aforesaid sum to him in his account at the exchequer.

MEMBRANE 34.

Feb. 15. To the sheriff of Southampton. Order to cause 46 tuns of white wine Westminster. of William Gardras, son of Master Elias Gardras, and of Almeryk Ardelon, merchants of Sales de Mereyme, of the power of the king of France, valued at 61*l.* 6*s.* 8*d.*—arrested by Richard de Norhampton, bailiff of Portesmuth, in execution of the king's order to the sheriff to cause goods of the men and merchants of France, except merchants of Amiens, to be arrested to the value of 100*l.*, in addition to the 100*l.* for which he previously ordered the sheriff to arrest goods [*as at page 428, above*], the return whereof the sheriff caused the said bailiff to have—to be appraised in the presence of the said William and Almeryk or their attorney, if they choose to attend, and to cause them to be delivered according to such appraisement or the price thereof to Elias de Stubton, in part satisfaction of the said 100*l.*, and to cause goods to be arrested in like manner to the value of the remainder of that sum, and to cause them to be kept safely until Elias have been satisfied for 298*l.* 13*s.* 4*d.*, the remainder of 460*l.*, the value of his ship called '*La Bonane*' of Boston and the goods in her [*as at page 175 above*], and for his damages in this behalf, certifying the king of the goods arrested and their value. The king has ordered the sheriffs of Norfolk and Suffolk and Dorset to arrest goods to the value of 100*l.* each, and the sheriffs of

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Membrane 34—cont.

London to arrest goods to the value of 60*l.*, the remainder of the aforesaid sum.
By C.

Feb. 15. To the sheriff of Cornwall. Order to cause a coroner for that county to be elected in place of Reginald Treloutes, deceased.

To the same. Order to cause a coroner for that county to be elected in place of Robert son of William, deceased.

Feb. 19. Westminster. To Richard de la Pole, the king's butler. Order to deliver to the abbot and convent of St. Edward's place, Netley (*Lettele*), a tun of wine of the right prise at Southampton for this year, in accordance with the grant of Henry III.

To the same. Like order in favour of the abbot and convent of King's Beaulieu.

Feb. 17. Westminster. To Simon de Bereford, escheator this side Trent. Order not to distrain John de Insula for his homage and fealty for the lands that he holds of the king, as the king has taken his homage and fealty.

Feb. 26. Eltham. To the sheriff of Middlesex. Order to cause a coroner for that county to be elected in place of Robert de Suthcote, deceased.

March 1. Eltham. To the sheriff of Southampton. Order to cause goods of the men and merchants of Normandy and elsewhere in France, except the merchants of Amiens, to be arrested to the value of the remainder of the sum of 100*l.* [*as at page 431 above*], the sheriff having delivered the 46 tuns of white wine there specified to Elias de Stubton, and to cause them to be kept safely until Elias have been satisfied for the aforesaid 298*l.* 13*s.* 4*d.*, the residue of the value of his ship called '*La Bonane*' of Boston [*as at page 175 above*], and for his damages, certifying the king of the goods arrested and of their value. The king has ordered the sheriffs of Norfolk and Suffolk and Dorset to arrest goods in like manner to the value of 100*l.* each, and the sheriffs of London to arrest goods to the value of 60*l.*, the remainder of the aforesaid sum.
By C.

March 6. Guildford. To the treasurer and barons of the exchequer. Order to cause allowance to be made to Thomas de Hyndringham and John Claver, in their account at the exchequer of the issues of the bishopric of Norwich, for 5*s.* 6*d.*, if they find, by inspection of the indenture made between Thomas and John and Master Peter de Mountpellers, the king's apothecary, that Thomas and John have paid this sum, in execution of the late king's order, by writ of privy seal, of 9 January, in the 19th year of his reign, to the said Thomas and John, keepers of the bishopric of Norwich, to deliver to the said Peter, then staying with Gilbert Talebot and Master Pancius de Controne, the king's physician (*medico*), at the manor of Hoxne, who were then ill, and to two grooms and one horse of Peter's their necessaries during their stay, making an indenture concerning the same with Peter.

To the same. Like order to cause allowance to be made to the said Thomas and John for 7*l.* 2*s.* 8*½d.*, paid by them by virtue of the like order to deliver to Master Pancius de Controne, then detained by illness at the said manor, and to one yeoman, two craftsmen (*hominibus de mestero*), four grooms, and five horses of Pancius, and to John de Luca, then staying there with Pancius, and to two men and two horses of the said John their necessaries during the time of their stay.

To the same. Like order to cause allowance to be made to the said Thomas and John for 11*l.* 2*¼d.*, paid by them by virtue of the like order to Gilbert Talebot, then detained by illness at the said manor, and to two yeomen, two craftsmen, five grooms, and seven horses of Gilbert's, and to Richard Talbot, then staying there with Gilbert, and to one yeoman,

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Membrane 34—cont.

one chamberlain, two grooms, and seven horses of Richard's, for their necessaries during the time of their stay.

To the same. Like order to cause allowance to be made to the said Thomas and John for 8*s.* 16*s.* 2*d.*, paid by them by the like order to John Lestraunge, the late king's yeoman, then detained by illness at the said manor, and for his fellow chamberlain and three grooms, four horses, and the physicians who came to him, and to their grooms and horses for their necessaries.

To the same. Like order to cause allowance to be made to the said Thomas and John for 10*s.* 5*d.*, expended by them by virtue of the like order to cause all the deer (*feras bestias*), bucks and does, and all other beasts of that kind in the park of Hoxne to be taken by the view and testimony of William Marenn, the said king's yeoman, and to deliver them to William in order to stock the said king's park of Eye therewith, and the said king willed that allowance should be made to Thomas and John for the expenses incurred by them in this behalf by the view and testimony of the aforesaid William.

March 9. To the sheriff of York. Order to cause a verderer for the forest of Galtres to be elected in place of John de Thoretton, deceased.

MEMBRANE 33.

Feb. 4.
Windsor.

To John de Crombwell, keeper of the Forest beyond Trent, or to him who supplies his place. Order to deliver Robert Spynk, imprisoned in Pikeryng castle for trespass of venison in the forest of Pikeryng, in bail to twelve mainpernors, who shall undertake to have him before the justices of Forest pleas next in eyre in co. York.

Feb. 4.
Windsor.

To the sheriff of Lincoln. Order to cause a coroner for that county to be elected in place of Richard Thurger of Spaldyng, whom the king has caused to be amoved from office because he is insufficiently qualified.

By the testimony of the lord of Multon.

Feb. 8.
The Tower.

To John de Bolyngbrok, escheator beyond Trent. Order to pay to Robert de Clipston—to whom the king, on 12 January, in the first year of his reign, committed the custody of his manor and park of Clipston, during pleasure, so that he should maintain the manor at the king's cost and the paling of the park at his own cost, receiving for the repair of the paling timber from the dry wood of the park, and receiving 7*d.* daily for himself, the parkers and makers of the paling by the hands of the escheator beyond Trent—the arrears of the aforesaid 7*d.* a day since the said 12 January for John's time, and to pay him that sum daily henceforth.

Feb. 6.
Windsor.

To the sheriff of Kent. Order to cause to be delivered to Henry, earl of Lancaster, all his castles, towns, manors, lands, goods and chattels, which the king lately ordered to be taken into his hands for certain causes, and any issues received thence, as the king has restored to the earl his castles, lands, etc., and the issues thereof.

The like to the sheriffs of Surrey, Sussex, Middlesex, Essex, Hertford, Cambridge, Huntingdon, Lincoln, Norfolk, Suffolk, York, Northumberland, Nottingham, Derby, Stafford, Lancaster, Warwick, Leicester, Northampton, Rutland, Bedford, Buckingham, Oxford, Berks, Southampton, Wilts, Somerset, Dorset, and Gloucester.

Feb. 2.
Windsor.

To the treasurer and barons of the exchequer. Order to cause John de Launde to be discharged of the issues of the lands of John de Fienles, if they ascertain that he delivered them to John de Fienles in accordance with the king's order of 3 July, in the first year of his reign.

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Feb. 7.
London.Feb. 8.
London.

Feb. 9.

The Tower.

Feb. 7.
The Tower.Feb. 6.
Windsor.*Membrane 33—cont.*

To Simon de Bereford, escheator this side Trent. Order not to distrain John de Segrave for his homage and fealty for the lands that he holds of the king, as he has done his homage and fealty to the king. By p.s. [2359.]

To the treasurer and barons of the exchequer. Order to allow to Hugh Sampson and Geoffrey Howels, collectors of the custom of wool in the port of Southampton, in their account 500 marks, paid by them to James Nicholas, Peter Reyner, and their fellows, merchants of the society of the Bardi of Florence, in execution of the king's order to pay to them or to Francis Grandon[is], merchant of the society, all issues of the custom both of their own wool and the wool of others, and from the imprest made to the king by them up to the aforesaid sum, in part payment of 1,000 marks due to them from the king, to wit 800 marks lent by them by the hands of Henry, bishop of Lincoln, then the king's treasurer, in aid of the expedition of the Scotch war, and 200 marks paid by them at the king's request to William, bishop of Norwich, at Paris, towards his expenses in going in the king's service to Gascony, as appears by the letters patent of John, bishop of Winchester, A. bishop of Hereford, and the aforesaid William made to the said merchants, which they have restored to chancery for the king's discharge.

To the same. Order to allow to the aforesaid Geoffrey Hogheles and Hugh Sampson, collectors of the aforesaid custom, in their account 160 marks, paid by them to Thomas de Bynedon, Hugh Sampson, Roger de la Hurne, and Richard Cokkil, burgesses of Southampton, in execution of the king's order, the king having granted this sum to Thomas, Hugh, Roger, and Richard for the freight of four ships, each carrying the burthen of 160 tuns of wine, and for the wages and other costs in connexion therewith, which ships they mainperned to find well provided with fencible men under a double shipment (*eskippisoma*) to carry the treasure that the king then sent to the duchy [of Aquitaine].

Thomas del Dyke, imprisoned at Beverley for the death of Ralph de Sheffield, has letters to bail him until the first assize.

Robert de Sledemer, imprisoned at Beverley for the death of Adam de Barton, has letters to bail him until the first assize.

To the sheriff of Kent. Order to cause a coroner for that county to be elected in place of Philip de Pympe, who is insufficiently qualified.

To all to whom, etc. Whereas the king has appointed Oliver de Ingham, John Mautravers, John de Stonore, Robert de Malberthorp, and John de Grantham, mayor of the city of London, his justices to enquire concerning certain articles touching him, and to hear and determine certain excesses, etc., in the said city: the king, lest by the coming of the said justices into the city—*Incomplete*.

Vacated, because on the Patent Rolls [3 Edw. III., pt. I., mem. 37.]

To the treasurer and barons of the exchequer. Order to allow to Simon de Kynardesle, late sheriff of Lincoln, in his account 20*l.*, which he has paid to Ebulo Lestraunge and Alesia his wife in execution of the king's order to pay to them that sum yearly for the third penny of the county of Lincoln.

To the sheriff of Rutland. Order to deliver to Hugh Daudele all his castles, towns, manors, lands, goods and chattels, which the king lately caused to be taken into his hands, as the king has restored them to Hugh, and all issues received thence. By p.s. [2357.]

The like, '*mutatis mutandis*,' to the following:

The sheriff of Norfolk and Suffolk.

The sheriff of Gloucester.

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Membrane 33—cont.

The sheriff of Southampton.
 The sheriff of Kent.
 The sheriffs of London.
 The sheriff of Oxford and Berks.
 The sheriff of Bedford and Buckingham.
 The sheriff of Dorset.
 The sheriff of Devon.
 Roger de Mortuo Mari, earl of March, justice of Wales, or to him who supplies his place.
 The sheriff of Lincoln.
 The sheriff of Cambridge and Huntingdon.

To the sheriff of Northampton. Like order, with additional clause that manors and lands that the king has ordered to be taken into his hands by processes in his courts, and the castles, manors, and lands that Hugh le Despenser, the younger, assigned to the said Hugh Daudele in exchange for other lands in Wales shall not be delivered to Hugh Daudele by pretext of this order.

The like to the following:

The sheriff of Wilts.

The sheriff of Surrey and Sussex.

To the sheriff of Essex. Like order, with additional clause excepting the manor of Thacstede.

To Bartholomew de Burghersh. Order to deliver to the aforesaid Hugh Daudele the castle of Tonebrugge and the forests of Tonebrugge and Rotherefeld, which are in his custody by the king's commission.

Feb. 12.
The Tower.

To Simon de Bereford, escheator this side Trent. Order not to intermeddle further with a rent of 5*s.* 8*d.* in Sutherford, and to restore the issues thereof to the abbot of Croyland, as William Trussel, the late escheator, returned that he did not take the rent into the king's hands, but that Master John Walewayn, the late king's escheator this side Trent, took it into the said king's hands by reason of the trespass that John de Britannia, earl of Richmond, who held the rent of the said king, committed in remitting it to the abbot and his successors without royal licence, and the king—at the abbot's suit, suggesting that the earl had not remitted the rent to him, but that he and his predecessors, abbots of that place, had been seised thereof from time out of mind as of the right of their church—ordered Simon to make inquiry concerning the premises, and it is found by his inquiry that the earl did not remit the rent to the abbot, but that the abbot and his predecessors were seised thereof from time out of mind as of the right of their church, and that the rent is held of the heirs of Ralph de Kele as appurtenant to the manor of Sutterton in frankalmoyn.

Feb. 20.
Westminster.

To the sheriff of York. Order to cause a verderer for the forest of Galtres to be elected in place of Thomas de Bolton, whom the king has caused to be removed from office because he learns upon trustworthy testimony that he is insufficiently qualified.

By the testimony of John de Crumbewell.

Feb. 28.
Eitham.

To the treasurer and barons of the exchequer. Order to cause William de Nevill, the late king's sheriff of Leicester, to be discharged of 31*l.* 8*s.* 0*d.* yearly of the ferm of the hundred of Frameleond for the time that it was in the hands of Roger Beler from 26 May, in the 12th year of the late king's reign, when the said king committed the hundred to Roger in fee, as it is found by the certificate of the treasurer and barons sent into chancery that answer was made to Henry III., in the 19th year of his reign, for 31*l.* 8*s.* 0*d.* for the said hundred by the sheriff of Leicester.

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MEMBRANE 32.

- Feb. 14. To William de Kelleseye, clerk of the king's works in the palace of Westminster and in the Tower of London. Order to pay to Richard de Kenebroke, the king's clerk,—whom the king has appointed controller of his works in the palace and Tower during pleasure—such wages as other controllers were wont to receive.
- Feb. 8. To the sheriff of Somerset and Dorset. Order to cause goods and wares of the men and merchants of France, Normandy, and Poitou, except the merchants of Amiens, to be arrested to the value of 100*l.*, and to cause them to be kept safely until Roger de la Hirn and Richard Cockill of Southampton have been satisfied for their damages, as is found by proof made before John Randolph, John de Tychebourn, Robert de Hungerford, and Ralph de Beresford that malefactors of France, Normandy, and Poitou, and elsewhere in parts beyond sea, took and carried away Roger and Richard's ships, goods and chattels to the value of 440*l.* [*as at page 320 above*], certifying the king of his proceedings. The king has ordered the mayor and bailiffs of Bristol to arrest goods in like manner to the value of 100*l.*, and the sheriff of Southampton to arrest goods to the value of 200*l.*, and the sheriff of Devon to arrest goods to the value of 40*l.*
- Feb. 8. To the sheriff of Southampton. Order to deliver to the aforesaid Roger and Richard, upon their finding security to answer to the king therefor at his order, 20 quarters of oats of Roger Lavers of St. Valery, a merchant of France, in five barrels, value 40*s.*, and 12 quarters of pease in three barrels, belonging to the said Roger Lavers, value 72*s.*, and fish and onions in a barrel, belonging to the said Roger, value 18*s. 4d.*, and ten barrels of woad belonging to a merchant of France, value 60*l.*, which the sheriff has returned that Robert atte Barre, bailiff of Southampton, has arrested in execution of the king's order to the sheriff to arrest goods of the men and merchants of France, Normandy, and Poitou, to the value of 200*l.*, in part satisfaction of the aforesaid 440*l.*, the return of which writ the sheriff caused the bailiff to have, to be kept by the said Roger and Richard until they be satisfied for their damages aforesaid, or until otherwise ordered, and to enquire by the oaths of men and merchants of Amiens and elsewhere in foreign parts and of the realm of England the names of the owners of the woad aforesaid and from what parts they came. The king also orders him to arrest goods in like manner to the value of the remainder of the aforesaid 200*l.*, certifying the king of his proceedings.
- Feb. 16. To John de Grantham, mayor of the city of London and escheator in the same. Order to cause dower according to the custom of the city to be assigned to Matilda, late the wife of Robert de Holand, tenant in chief, of his lands in the city.
- Feb. 16. To the treasurer and chamberlains. Thomas de Leycestria, late dean of the free chapel within the king's park of Wyndesore, has shewn the king, by petition before him and his council, that the late king ordained by his letters patent that there should be twelve chaplains and the dean should be the thirteenth celebrating in the chapel for him, his progenitors and heirs, and granted that each of them should receive yearly for his maintenance 10*l.* from the manors of Langeley Mareys and Cippenham, then in his hands, and now in the hands of Queen Isabella as dower by the king's assignment, and 140*l.* are in arrear to the said dean for 14 years, and he has prayed the king to order payment thereof to be made to him: the king thereof orders the treasurer and chamberlains to examine the said letters and to pay to the dean the arrears of the said 10*l.* yearly before the assignment of the manors to Queen Isabella. By pet. of C.

1329.

Membrane 32—cont.

To the treasurer and barons of the exchequer and to the chamberlains. Order to account with Master John de Hildesle for his wages in going to Gascony by the late king's order in the 19th year of his reign, staying there, and returning home, and for his expenses about his passage, and to cause to be allowed to him 10*l.* received by him from the late king's treasury towards his expenses, and to cause to be done what they shall see fit for the final issue of the account, and to cause him to have payment or satisfaction for what they shall find to be due to him, as he has shewn the king that they exact from him the said 10*l.*, and he has prayed the king to cause account to be made with him as above, and to order him to be satisfied for what is due to him.

To the same. Like order to account with the said John for his expenses for going to Aragon by the late king's order in the 18th year of his reign, and to cause to be allowed to him 33*l.* 6*s.* 8*d.* received by him from the late king's treasury, and for his expenses in going to Gascony, in the 19th year of the reign, and to cause allowance to be made to him for 10*l.* received from the said king's treasury.

To the same. Like order to account with the said John for his expenses in going to France in the 17th year of the late king's reign, and to cause allowance to be made to him for 10*l.* received from the said king's treasury.

Jan. 26. To Thomas de Usseflet, late keeper of the great wardrobe. Order to deliver by indenture to Master William la Zousche, king's clerk, whom the king has appointed clerk and purveyor of the said wardrobe during pleasure, all the king's things and everything touching such office that are in Thomas's custody. **By p.s.**

Feb. 9. To the sheriff of Northumberland. Order to deliver to David de Strabolgi, earl of Athole, all the lands of his inheritance and all his goods and chattels, which the king lately ordered to be taken into his hands, together with the issues received thence, as the king has restored to him all his lands, goods and chattels, with the issues received therefrom, as fully as he had them before they were taken into the king's hands. **By K.**

The like to the sheriffs of the following counties :

York.	Hertford.
Lincoln.	Buckingham.
Norfolk and Suffolk.	

Feb. 20. To the sheriff of York. Order to restore to Thomas Wak of Lydel all his castles, towns, manors, lands, goods and chattels, which the king lately caused to be taken into his hands, and the issues received thence.

By p.s. [2410.]

The like to the sheriffs of the following counties :

Lincoln.	Bedford.
Westmoreland.	Essex.
Cumberland.	Hertford.
Rutland.	Nottingham.
Northampton.	Derby.

The like to the mayor and sheriffs of London.

Feb. 11. To the sheriff of Huntingdon. Order to restore to John Engayne all his castles, lands, towns, manors, goods and chattels, which the king lately caused to be taken into his hands, together with the issues received thence.

By p.s. [2873.]

The like to the sheriffs of Hertford, Leicester, and Northampton.

Feb. 11. To the sheriff of Essex. Like order to deliver to Gilbert Pecche all his lands, goods and chattels. **By p.s. [2875.]**

The like to the sheriff of Suffolk.

1329.

Feb. 16. To the sheriff of Lincoln. Whereas John Lutipati and Robert le Moigne of Staunford, Reymund Alioun and John Nodel of Staunford are indicted of certain felonies and trespasses before William de Ros and his fellows, the king's justices appointed to hear and determine such felonies and trespasses, and they are put in exigent to be outlawed because they did not come before the said justices to stand to right concerning the same, and they have been appealed before the king by divers writs of robbery and breach of the peace, and have been brought in person into chancery by Richard Sampson of Staunford, carrying the rod (*virgam*) of the prison of marshalsea before the king, and they have found mainpernors, to wit the aforesaid Richard and Walter atte Nonnes of Staunford and Nicholas de Staunford, clerk, of co. Lincoln, Stephen de Billesfeld and William de Freston of co. Rutland, and Edmund de Cantebrigg of co. Cambridge, to have them before the aforesaid justices or before other justices coming to those parts to execute the premises at their next coming, to stand to right according to the law and custom of the realm: the king therefore orders the sheriff to supersede meantime the execution of the outlawry aforesaid. By C.

Feb. 16. To the sheriff of Cumberland and to the coroners of that county. Whereas Bernard le Polete is indicted by the procurement of some of his enemies in that county [court] of divers larcenies and robberies committed in that county, and the king ordered the sheriff and coroners to send to him the tenor of all the indictments of the said Bernard in fifteen days from Easter; and Bernard afterwards came before the king in chancery in person, and asserted that he was ready to stand to right before the king on the said day concerning the premises in all things, and he found mainpernors, to wit John de Orreton, knight, William Lengleys, Nicholas Warde, and Robert de Sandford of that county, to have him before the king at the said day: the king therefore orders them to supersede until further orders the arresting of Bernard, the confiscating of his chattels, or the aggrieving him otherwise by reason of the aforesaid indictments, unless he be indicted of the death of a man, or of aught else touching sedition against the king, or of other manifest evil deed for which he be not repleviable. By C.

The like to the mayor and bailiffs of Carlisle.

Feb. 8. To John de Bolyngbrok, escheator beyond Trent. Order to cause Robert de Clifford, brother and heir of Roger de Clifford, to have seisin of his brother's lands, the king having, on 20 August, in the first year of his reign, taken Robert's homage and ordered Simon de Grymesby, then escheator beyond Trent, to cause him to have seisin of his brother's lands, as Simon was amoved from office before the order was executed, and to restore to Robert the issues of the lands since the aforesaid 20 August.

Feb. 9. To the sheriff of Southampton. Order to pay to Alexander Champyon—to whom the late king granted the custody of the gate of Porchester castle, during his good behaviour, receiving therefor 2*d.* a day and 1 mark yearly for his robe by the hands of the sheriff of that county—the arrears of the aforesaid 2*d.* daily and 1 mark yearly for the time that he has been sheriff of the king and of his father, and to pay the said sums henceforth for so long as he shall be sheriff.

To the treasurer and barons of the exchequer. Order to cause to be paid to Wenthiana, daughter of Llewelyn, late prince of Wales, a nun of Sempyngham, the arrears of 20*l.* yearly from 3 February, in the first year of the king's reign, when the king granted to her this sum yearly for life from the issues of the county of Lincoln by the hands of the sheriff in aid of her maintenance, and to cause the aforesaid sum to be paid to her yearly henceforth for her life by the hands of the sheriff.

MEMBRANE 31.

1329.

Feb. 11. To the sheriff of Leicester. Order to deliver to Henry de Ferariis all his lands, goods and chattels, which the king lately caused to be taken into his hands, together with the issues thereof. By p.s. [2370.]

The like to the sheriffs of Northampton and Essex.

The like, '*mutatis mutandis*', in favour of the following:

Thomas de Appelby, addressed to the sheriff of Leicester and Derby. By p.s.

John Geryn, addressed to the sheriff of Leicester.

William Lovel, addressed to the sheriffs of Oxford, Northampton, Cambridge, Norfolk, and Lincoln.

Robert de Fornham, addressed to the sheriff of Leicester. By p.s.

William Frannok, addressed to the sheriff of Lincoln. By p.s.

March 8. To the sheriff of Sussex. Order to cause a coroner for that county to be elected in place of Peter de Brommore, who has no lands in the county to qualify him.

March 2. To the treasurer and chamberlains of the exchequer of Dublin. Order to pay to John Darcy 'le cosyn' 100*l.*, the king, who has appointed him justiciary of Ireland, having granted to him 300*l.* of his gift in order to provide for his necessaries for the journey to Ireland, of which sum he has caused 200*l.* to be paid to him from his treasury in England. By p.s. [2461.]

March 2. To the same. Order to admit the aforesaid justiciary and the chancellor of Ireland to survey the king's treasure there when they shall be warned by the justiciary and chancellor, as the king wills that they shall survey the treasure as often as they shall see fit. By p.s.

March 2. To the treasurer, barons, and chamberlains of the exchequer of Dublin. Order to pay to the aforesaid John the usual fee for the office of justiciary one quarter of the year in advance, as the king wills that he shall always receive the fee one quarter in advance in order that he may be better able to provide himself with victuals and other necessaries. By p.s. [2468.]

March 9. To Simon de Bereford, escheator this side Trent. Order not to distrain John de Moeles for his homage for the lands that he holds of the king, as he has done homage to the king. By p.s. [2474.]

March 4. To the treasurer and barons of the exchequer. Order to cause allowance to be made to the collectors of the old and new custom in the port of Boston in their account for 1,200*l.*, which they have paid to Richard de la Pole and William his brother by the king's order, in payment of the like sum that the king received from Richard and William his brother by the hands of Robert de Wodhous, then keeper of the wardrobe.

March 8. To the same. Order to cause Thomas Blancfront, late sheriff of Leicester, to be discharged of the ferm of the hundred of Framelond, co. Leicester, from Michaelmas [in the 20th year of the late king's reign], the king having, on 20 February, in his first year, committed to Alice, late the wife of Roger Beler, tenant in chief of the late king, the custody of the said hundred, which belonged to Roger at his death, and which was in the king's hands by reason of the minority of Roger's heir, from Michaelmas then last past, with 'palefreisilver of Beauvier,' and 'wakynsilver,' 'shirrefs scoth,' and 'francplegiage,' and all other things pertaining to the custody, rendering therefor as much as Roger was wont to render.

MEMBRANE 30.

March 12. To John de Bolyngbrok, escheator beyond Trent. Order to pay to John Darcy 'le frere' 40*l.* from the issues of his bailiwick, due to him for his fee for his stay with the king for the present year. By C.

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March 2.
Eltham.

To the sheriff of Southampton. Whereas Thomas de Coudray lately impleaded Alexander de Medbourne before the justices of the Bench of this, that he should render to him an account of the time when he was his baillif in Hereyerd and Berthonescacy, and Alexander was put in exigeant by the king's writ of judgment to be outlawed in the sheriff's county [court] because he did not come before the justices to answer to Thomas, and Alexander has now given the king to understand that he never was Thomas's baillif in the aforesaid towns by reason whereof he is in any way bound to render him account, but that Thomas maliciously prosecuted process against him in the sheriff's county, wherein Alexander has no lands, so that he might aggrieve him, and Alexander is parson of St. Aldate's church, Oxford, and has sufficient lands in co. Oxford whereby he may be distrained to render account to Thomas if he be for any reason bound to do so, and he is prepared to stand to right in the king's court concerning the premises, and has hereupon found mainpernors in chancery, to wit William de Salop[ia], John le Chaundeler, John le Marchaut, and Alexander de Bury of the city of London, to have him before the justices at the day named in the said writ of judgment to answer to Thomas: the king therefore orders the sheriff to supersede the exaction of the aforesaid Alexander.

March 12.
Chertsey.

To the sheriff of Dorset. Order to cause certain goods of merchants of France, of the value of 16*l.* 13*s.* 0*d.*,—arrested by the sheriff in execution of the king's order to cause goods of the men and merchants of Normandy and elsewhere in the realm of France, except the merchants of Amiens, to be arrested to the value of 100*l.*, and to cause them to be kept safely until Elias de Stubton be satisfied for 460*l.* and his damages suffered by the taking of his ship called '*La Bonane*' of Boston and the goods in her [*as at page 175 above*]—to be appraised in the presence of the said merchants or of their attorneys, if they choose to attend, and to deliver them according to such appraisement, or their price, to Elias, in part satisfaction of the aforesaid 100*l.*, and to cause goods to be arrested in like manner for the remainder of that sum, certifying the king of his proceedings. The king has ordered the sheriffs of Norfolk and Suffolk and Southampton to arrest goods to the value of 100*l.* each, and the sheriffs of London to arrest goods to the value of the remaining 60*l.*

By C.

March 15.
Uxbridge.
(Woxbridge.)

To the sheriff of York. Order to deliver to Robert de Saltemersh all his lands, which the king lately caused to be taken into his hands for certain trespasses, etc., and his goods and chattels, which the king lately ordered to be taken into his hands, and all issues received therefrom, as the king has granted to Robert all his lands, as well those that he had of the gift of Henry de Bello Monte as others whatsoever, with his goods and chattels and the issues of his lands.

By p.s. [2486.]

The like to the sheriff of Leicester.

By the same writ.

March 8.
Guildford.

To Oliver de Ingham, justice of Chester. Order to pay to the abbess and convent of St. Werburg, Chester, the arrears of 10*l.* yearly of established alms for the time that he has held the office of justiciary, and to pay that sum to them yearly henceforth for so long as he shall hold that office, as the late king ordered the present king when he was earl of Chester to pay the aforesaid sum yearly to the abbot and convent, because it was found by certificate of the treasurer and barons of the exchequer that this sum was paid by diverse ministers of his ancestors of that county and was allowed to them at the exchequer, the abbot and convent having petitioned the said king for payment of the above sum, which they were wont to receive at the exchequer of Chester in the name of a tithe of the issues of the city of Chester.

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Membrane 30—cont.

- March 4.** To Henry de Percy, keeper of the land and heir of Robert fitz Wauter, a minor in the king's wardship. Order to pay to the abbess of Berkynge and to Blanche Robert's daughter, a nun of that abbey, a yearly rent of 40s. from that manor for so long as it shall be in his custody until the heir come of age, and to pay to them the arrears of that sum from the time when the manor came to the king's hands, as the king, in consideration of a fine made with him by the abbess, pardoned her and Blanche the trespass committed by them in acquiring the said rent from the aforesaid Robert in the late king's time, to be received for Blanche's life from Robert's manor of Burnham, co. Essex, which he held in chief of the late king, and in entering that rent without royal licence, and the king has granted to the abbess and Blanche that they may receive the rent for Blanche's life from the manor without hindrance on his part.
Kingston-on-Thames.
- March 12.** To the treasurer and barons of the exchequer. Order to account with Robert de Nottingham, baron of the exchequer, for the time when he was surveying the king's victuals in the custody of John de Carleton, receiver thereof at Newcastle-on-Tyne, and the selling of the same, and ordaining concerning them, in execution of the king's appointment of him for this purpose on 9 August last, and to cause to be assigned to him such wages as they shall see fit, and to cause such allowance to be made to John for the victuals as they shall see fit, as Robert has prayed the king to cause account to be made with him and allowance to be made to John for divers sums of money and part of the victuals that Robert received from him towards his expenses.
Uxbridge.
- March 15.** To the same. Order to allow to the aforesaid Robert 6s. 8d. a day for his expenses whilst he was employed in levying, receiving, and collecting all the king's debts in the north for victuals sold and delivered to men of those parts in the time of the late king and of the present king. *By C.*
Wycombe.
- March 13.** To L. bishop of Durham. Walter de Selby has shewn the king, by petition before him and his council in the parliament at Salisbury, that it was agreed between Robert de Humframvyll, late earl of Angus, Ralph de Graistok, then baron of Graystok, and John de Evre, and the said Walter concerning the rendering of the castle of Mitford, which Walter then held, on behalf of the said Walter and all the English prisoners in the castle, that the said Robert, Ralph, and John should cause Walter to have the late king's peace, and should cause his lands, which were in the said king's hands because it was said that he adhered to the Scots, to be restored to him without disinheritance, or should cause him to have safe conduct from the said king to go freely whither he might wish, and that the said agreement with him was not observed by the late king, but that he was detained in the late king's prison for a long time, and his lands within the bishop's liberty of Durham occupied by the bishop are still detained from him, and he has prayed the king to cause the agreement to be observed: as it appears to the king by the indenture of the agreement under the seals of the said earl, Ralph, and John that such agreement was made, and he wishes to cause it to be observed, and he considers that Walter was detained in the late king's prison contrary to the agreement, he has ordered the sheriff of Northumberland to cause all Walter's lands to be restored to him, and he therefore orders the bishop to cause Walter's lands, which the bishop caused to be placed in his hands within his liberty of Durham by reason of the premises, to be delivered to Walter. *By K. & pet. of C.*
Chertsey.
- March 3.** To Thomas Bardolf, Robert de Malberthorp, and Nicholas de Eton. Order not to proceed to take any assize concerning tenements that were taken into the late king's hands after the death of David, late earl of Athole, and that are in the king's hands and in the custody of Isabella de Bello
Eltham.

1329.

Membrane 30—cont.

Monte, Lady of Vesci (*de Veciaco*), during the heir's minority by the king's grant, without consulting the king, as the king is given to understand by Isabella that John de Warenna, earl of Surrey, has arraigned an assize of novel disseisin before them against the heir and others named in the original writ concerning a tenement in Castelacre, which was taken into the late king's hands by reason of the earl's death and which is in Isabella's custody.

By C.

*MEMBRANE 29.*March 2.
Eltham.

To Simon de Bereford, escheator this side Trent. Order not to intermeddle further with the custody of the temporalities of St. Edmund's abbey, and to permit the prior and convent to have the custody thereof without hindrance, restoring to them any issues thereof, as the prior and convent have shewn the king that they ought to have the custody of the abbey during voidance according to the grant of Edward I., of 20 May, in the 32nd year of his reign, by his letters patent, which the king has inspected, and that brother Richard, the abbot, has been lately captured by some of his enemies at Chevynton, co. Suffolk, and has been taken thence to places unknown, and that, although they have no certain knowledge of the abbot's life or death, the escheator and his ministers have entered certain manors and lands of the temporalities of the abbey, pretending that the abbot is dead, and the prior and convent have prayed that they may have the custody of the temporalities aforesaid, on condition that they shall answer for the voidance according to the grant of Edward I. if the abbot be dead, and that the issues and profits thereof, if he be living, shall remain to the abbot, prior, and convent.

By C.

March 7.
Guildford.

To the same. Order not to intermeddle further with the manors and lands specified below, and to restore the issues thereof, as the king learns by inquisition taken by the escheator that Thomas le Blount, deceased, and Juliana his wife, on 12 June last, enfeoffed Walter, parson of Leyburn church, and Martin, parson of Esscheteaford, of the manor of Wynchesfeld, co. Southampton, and of the manors of La Gare, Langel[e], and a third of the manor of Heriatesham, with 3½ messuages, 6½ carucates of land, 150 acres of pasture, and 80 acres of wood in Esling', Ospreng', Hertelepe, Renham, Elmele, Asshe, Sydingburn, Tonge, Milstede, Morston, Rodmeresham, Kyngesdoune, Upchurche, Bordenne, and Middilton, co. Kent, and of the manors of Overlond and Eylmereston, in the same county, which were of the said Juliana's inheritance, and that Walter and Martin, having had seisin of the aforesaid manors and lands, granted them to the aforesaid Thomas and Juliana, to them and to Juliana's heirs, whereupon divers fines were levied in the king's court before the justices of the Bench by the king's writs, and that Thomas and Juliana were jointly seised of the manor of Wynchesfeide from 26 July last, and of the said manors of La Gare, Langel[e], Overlond, Elmerston, and a third of the manor of Heriatesham, and of the messuages, land, pasture, and wood aforesaid from Sunday after St. Mary Magdalene following, until the death of the aforesaid Thomas, and continued their seisin thereof peacefully, and that Thomas had no other estate in the manors and lands on the day of his death.

March 18.
Wycombe.

To the sheriff of Norfolk and Suffolk. Order to restore to John Cokerel, merchant of Amiens, his goods, wares and debts, which the sheriff has arrested at Norwich by virtue of the king's order to arrest goods and wares of the men and merchants of the lands of France, Normandy, and Poitou, by reason of the damages inflicted by malefactors of those parts upon merchants of this realm, as he has found security before the king's

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Membrane 29—cont.

council to answer to him for the said goods when the king will speak against him.
By K. & C.

Memorandum, that John de Amyas, citizen of London, and Benedict le Bray of Trenordano, co. Cornwall, have mainperned for the said John to answer to the king.

March 8.
Guildford.

To the sheriff of Devon. Whereas the king, at the complaint of Philip Lovecok, Thomas Gervays, and Thomas le Fourbour, and other merchants of this realm—suggesting that certain malefactors of France, Normandy, and Poitou had attacked them and other merchants of this realm going to parts beyond sea for the purpose of trade, and had taken and carried away their ships and other goods, and had slain some of the merchants and mariners in the ships—ordered the sheriff to arrest the goods and debts of the men and merchants of the said lands, and to cause them to be kept safely until the said merchants of this realm should be satisfied for their damages and wrongs; and afterwards, at the suit of the said Philip, Thomas, and Thomas, praying for justice to be done to them, the king appointed Henry de Pomerius, James de Cokynton, Henry Bokerel, and Matthew de Crouthorn to take proof concerning the premises by the oath of merchants plying the sea and of other men of that county, and it is found by such proof that certain malefactors of France, Normandy, and Poitou, and elsewhere in the realm of France took, burned, and had their will of a ship of the said Philip and Thomas Gervays called '*La Cogge Nostre Dame*' of Exmuth, with all her tackle, price 140*l.*, and their goods and wares in her to the value of 40*l.*, and a ship of the said Thomas le Fourbour called '*La Rodecoge*' of Exmuth, with all her tackle, price 80*l.*, and his goods and wares in her to the value of 30*l.*, besides the slaying of men and the damages sustained by the merchants in this behalf: the king, wishing to aid the aforesaid merchants, orders the sheriff to cause all the goods of the men and merchants of the said lands arrested by him to be kept safely without destruction, and to cause all goods and wares of the men of the said lands and their debts, excepting the men and merchants of Amiens, to be arrested by the view and testimony of two burgesses or other approved men of the places where they are found, and to cause them to be kept in like manner, until the said Philip, Thomas, and Thomas and other merchants of this realm have been satisfied for their damages and injuries, or until otherwise ordered, causing indentures to be made with the burgesses or men concerning the goods arrested, certifying the king of his proceedings and sending to him transcripts of the indentures.

March 11.
Guildford.

To the treasurer and barons of the exchequer. Order to cause allowance to be made to the collectors of the customs and of the new imprest in the port of Kyngeston-on-Hull for 500 marks paid by them to Richard de la Pole, the king's butler, by the king's order, in part payment of 1,000 marks granted to him by the king for his good service, receipt whereof Richard has acknowledged in chancery in person, the king having ordered the collectors in Boston to pay to him the remainder of the aforesaid sum.

To the same. Like order in favour of the collectors of the port of Boston.

March 16.
Thame.

To the sheriff of Leicester. Robert Tibbe of Whitewik has shewn the king that whereas he lately bought from the ministers of Henry de Beaumont, knight, before Henry's rebellion, oaks and other trees for making charcoal (*carbonibus*) in Haliwell Hagh within the wood of Lughtburgh, and paid for the same according to the agreement before Whitsuntide last, the sheriff has taken the said trees into the king's hands by pretext of the king's order to take into his hands Henry's lands and goods, and does not permit Robert to make his profit thereof, wherefore he has prayed the king to provide a remedy: the king therefore orders the sheriff to permit Robert to carry the

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Membrane 29—cont.

trees out of the wood and to make his profit thereof, notwithstanding the order aforesaid, if he ascertain that Robert bought and paid for the trees before Henry's rebellion. . . .
By p.s. [2496.]

March 9.
Guildford.

To the chancellor of Ireland. The abbot of St. Mary's near Dublin has shewn the king that whereas a predecessor of his, in the 19th year of Edward I., impleaded John de Ardern in the court of Geoffrey de Geynvyll, lord of Trym, by Geoffrey's writ concerning a messuage, a mill, and a carucate of land in Balycur within the liberty of Trym, and John rendered all the said lands to the abbot as his right in the same court in good faith and not in fraud of the statute of mortmain, before that statute was published in Ireland, and the abbot, in consideration thereof, granted a moiety of the said lands to John and his heirs in fee, nevertheless, a certain escheator in Ireland, pretending that the abbot had acquired the moiety of the lands retained by him contrary to the aforesaid statute, took the moiety into the king's hands, and they are still in the king's hands, wherefore the present abbot has prayed the king to provide a remedy: the king therefore orders the chancellor to inform himself of the matter by inspection of the record and process of the plea aforesaid and otherwise, and if he find that the render was made before the publication of the said statute in Ireland or after the publication thereof in good faith, he is to cause letters patent to be made under the great seal of that land pardoning the trespass thus made to the abbot, and granting that he may have again the aforesaid moiety to hold to him and his successors according to the form of the surrender, notwithstanding the aforesaid statute, receiving from the abbot a reasonable fine for the trespass.

To John de Bolingbroke, escheator beyond Trent. Order not to intermeddle further with Thomas de Manneby's manor of Thorgramby, and to restore the issues thereof, as the escheator has returned that he took the manor into the king's hands because he found by inquisition of office that Ranulph de Manneby, who held it of the king in chief, had alienated it to Thomas for the term of his life without the king's licence, and the king afterwards—at Thomas's suggestion that the manor is held of William Plaiz and not of the king in chief—ordered the escheator to make inquisition concerning the same, and it is found by such inquisition that the manor is held of the aforesaid William by the service of a moiety of a knight's fee, and not of the king in chief.

March 26.
Woodstock.

To the sheriff of Cumberland. Order to deliver John de Musgrave, imprisoned at Carlisle for trespass of venison in Ingelwode forest, in bail to twelve mainpernors who shall undertake to have him before the justices for forest pleas when they next come to those parts.

The like to John de Croumbewell, keeper of the Forest beyond Trent.

March 12.
Chertsey.

To Simon de Bereford, escheator this side Trent. Order not to distrain Rowland de Wygford for homage and fealty for the lands that he holds of the king after the escheator have taken his fealty, as he has done homage to the king, who has granted to the escheator power to receive his fealty.

By p.s. [2481.]

MEMBRANE 28.

Feb. 20. To Simon de Bereford, escheator this side Trent. Whereas William de Westminster, Chevereston, and Williard de Harewell, and Robert Furse of co. Devon, and Peter Colswayn of co. Somerset, lately mainperned before the king to answer to him for Hugh son of Hugh de Curteneye for the issues of the manor of Newenham, co. Oxford, which the escheator had taken into the king's hands for certain causes, in case the issues ought to pertain to the

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Membrane 28—cont.

king, wherefore the king ordered the escheator to deliver the manor to Hugh together with the issues thereof; and it appears by letters patent of the late king, which Hugh has exhibited in chancery, that the said king granted licence to Hugh de Courteney to grant 400 marks yearly of land and rent in his manors of Crukerne and Asshecumbe, co. Somerset, Newenham Curteney, and Honiton, co. Devon, Ebriton, co. Dorset, Crowelle and the aforesaid manor of Newenham, co. Oxford, which were held in chief of the said king, to the aforesaid Hugh son of Hugh, and to Margaret, daughter of Humphrey, late earl of Hereford and Essex, to have to them and to the heirs of the body of the said Hugh son of Hugh: the king therefore orders the escheator to remove his hand from the manor of Newenham, if he took it into the king's hands because Hugh son of Hugh entered it without royal licence, and to permit Hugh son of Hugh and his mainpournors aforesaid to be discharged of the issues of the manor for the time when it was in the king's hands.

Feb. 16.

Westminster.

To the treasurer and barons of the exchequer. Order to allow to Hugh Sampson and Geoffrey Howels, collectors of the custom of wool, hides, and wool-fells in the port of Southampton, in their account 543*l.* 19*s.* 6*d.*, which they have paid to Reymund Arnald, attorney of the communities, inhabitants, and merchants of Bourg (*Burgh*), Blaye (*Bleyves*), St. Sever (*Seint Sever*), St. Quitterie (*Seint Quinterie*), Bonnegarde (*Bone Garde*), Sordo (*Sordes*), La Batud, Peyrehorade (*Peresforate*), Pouillon (*Poillon*), and Hure (*Huyre*), and of the merchants of Bordeaux, in execution of the king's order to pay to the aforesaid Reymund the arrears of a sum of money due to them from Edward I.

Feb. 20.
Westminster.

To the same. Order to allow to the aforesaid Hugh and Geoffrey in their account 500 marks, which they have paid in execution of the king's order to pay to James Nicholas, Peter Reyner, and their fellows, merchants of the society of the Bardi of Florence, or to Francis Grandon[is], merchant of the said society, all issues of the custom both of their own wool and of the wool of others and from the imprest made to the king by them up to the aforesaid sum, in part payment of 1,000 marks due to them from the king, to wit 800 marks lent by them by the hands of Henry, bishop of Lincoln, then the king's treasurer, in aid of the expedition of the Scotch war, and 200 marks paid by them at the king's request to William, bishop of Norwich, at Paris towards his expenses in going in the king's service to Gascony, as appears by the letters patent of John, bishop of Winchester, A. bishop of Hereford, and the aforesaid William made to the said merchants, which they have restored to the chancery for the king's discharge, the king having assigned to them 500 marks in like manner from the issues of the customs in Kyngeston-on-Hull, receipt of which sum from Hugh and Geoffrey the said James has acknowledged in chancery.

March 15.
Wycombe.

To Henry, earl of Lancaster. Order to pay to John de Warennna, earl of Surrey, out of the 6,000*l.* of the king's money found by Henry in Neeth castle when he took that castle into the king's hands, 1,600 marks, which the king owes to John for his fee for his stay with him. By K.

March 17.
Wycombe.

To the abbot of Abyndon. Order to pay to the warden of the *Conversi* of London or to Richard de Caldebek and Nicholas de Oxon[ia], *conversus*, the warden's attorneys, the 50 marks in which the abbot made fine with the king for licence to acquire the manor of Bayworth to him and his successors, as the king has assigned this sum to the *Conversi* in part payment of the sum that they receive yearly at the exchequer of his alms.

By the chancellor and treasurer.

Feb. 27.
Eltham.

To the bailiffs of Norwich. Order to restore to Andrew le Mouner and James le Mouner, merchants of Amiens, their goods and wares arrested by

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Membrane 28—cont.

the bailiffs by pretext of the return of a writ to the sheriff of Norfolk made to them by the sheriff to arrest the goods of men and merchants of France, Normandy, and Poitou, upon their finding security to answer to the king for the same, certifying the king of the goods and their price delivered in execution of this order.

By C.

- March 22.** To Simon de Bereford, escheator this side Trent. Order to deliver to William de la Plaunce, son of Matilda, late the wife of James de la Plaunce, the manor of Haveresham, and to restore the issues thereof, as the king learns by inquisition taken by the escheator that Matilda held the manor for her life at her death, and that it ought to remain after her death to the said William and to the heirs of his body, by virtue of a fine levied in the late king's court, and that the manor is held of the king as of the honour of Peverel by the service of one knight's fee of Mortain, and that she held no other lands of the king in the sheriff's bailiwick at her death, and the king has taken William's homage for the manor and rendered it to him. The escheator is ordered not to intermeddle further with the lands that Matilda held at her death of other lords. By p.s. [2510.]
- March 18.** To the keeper of the manor and forest of Clarendon. Order to permit three foresters of fee in that forest to receive and have 'housbote,' 'heybote,' and 'fyrbote' for their serjeanties, as they and their ancestors, foresters of that place, were wont to receive in times past, as it is found by inquisition taken before William de Braybrok, John de Boklond, and Richard le Wayte that the said foresters were wont to receive 'housbote,' 'heybote,' and 'fyrbote' yearly in that forest for their serjeanties.
- March 20.** To Nicholas de Acton, chamberlain of North Wales. Order to pay to the justices, constables, sheriffs, and other officers and ministers of the king in his bailiwick their usual fees and wages.
- April 5.** To the sheriff of Southampton. Whereas the king ordered him to arrest goods of the men and merchants of Normandy and elsewhere in the realm of France to the value of 100*l.*, in part satisfaction for the losses of Elias de Stubton by the detention of his ship called '*La Bonane*' of Boston and her cargo [*as at page 175 above*], and the king afterwards ordered him to arrest goods in like manner to the value of another 100*l.*, and ordered him to cause 46 tuns of white wine, arrested by Richard de Norhampton at Portesnuth [*as at page 431 above*], to be appraised and delivered to Elias, and to arrest goods for the remainder of the aforesaid sum, and Robert atte Barre, bailiff of Southampton, whom the sheriff caused to have return of the writ, has arrested 8 barrels of oil of Roger de Pauntyn, merchant of Torneye, price 48*l.*, in the port of Southampton, as the sheriff has returned, and Arnald de Cions, master of the ship called '*La Seintepier*' of Bayonne, in which both the aforesaid 40 (*sic*) tuns of wine and the 22 tuns* of wine thus delivered to Elias were carried, has sued before the king for the freight of the wines, since he is of the city of Bayonne and not of the power of the king of France, and ought not to incur loss for this reason; wherefore the king has ordained that 52*l.* shall be paid to Arnald for his freight, and Elias has paid to him 4*l.* in chancery, and has granted that the said 48*l.*, the price of the oil, shall be delivered to Arnald in full satisfaction for the freight, and for the discharge of Roger atte Hurne and Henry de Lyme, who mainperned for the freight: the king therefore orders the sheriff to cause the 8 barrels of oil to be appraised in the presence of Roger Pauntyn or his attorney, if he choose to attend, and to cause them

* Meaning, no doubt, the 22 tuns specified above at page 428, of which there is, however, no other mention in the present order.

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Membrane 28—cont.

or their price up to 48*l.* to be delivered to Arnald, in full satisfaction of the freight, and to cause the said mainpernors to be discharged, and to arrest goods in like manner to the value of the remaining 43*l.* 8*s.* 4*d.*, certifying the king of his proceedings. The king has ordered the sheriffs of Norfolk and Suffolk and Dorset to arrest goods in like manner to the value of 100*l.*, and the sheriffs of London to arrest goods to the value of 60*l.* By C.

April 27.
Reading.

To the chamberlain of South Wales. Order to spend up to 40*l.* in repairing the houses and walls in Dynevor castle, by the view and testimony of Edmund Hakelut, constable of the aforesaid castle, or of him who supplies his place. By p.s. [2589.]

*MEMBRANE 27.*March 18.
Woolstock.

To the keeper of the manor and forest of Clarendon. Order to permit three foresters of fee in that forest to receive and have 'housbote,' 'heibote,' and 'firbote' for their serjeanties, as they and their ancestors, foresters of that place, were wont to receive in times past, as it is found by inquisition taken before William de Braibrok, John de Bocland, and Richard le Waite that the said foresters were wont to receive 'housbote,' 'heibote,' and 'firbote' yearly in that forest for their serjeanties.

March 30.
Wallingford.

To the sheriff of Northampton. Order to cause a coroner for that county to be elected in place of Simon de Greilaund, who is insufficiently qualified.

April 4.
Wallingford.

To Simon de Bereford, escheator this side Trent. Richard de Godstede, brother of William de Godstede, has come to the king, and has asserted that William went to parts beyond sea by the late king's licence to exercise feats of arms there, and still stays there, and that the escheator, pretending that William is dead, has taken his lands, which are in Richard's custody, into the king's hands, although they are not held of the king in chief by knight service, and he has therefore prayed the king to cause his hand to be removed from the said lands, especially as they ought to pertain to Richard after William's death as his brother and heir: the king therefore orders the escheator to make inquisition whether William is dead or not, and if so, when he died, and what land he held of the king in his bailiwick, and its value, and what land he held of others, and its value, and who is his next heir, etc., and to send the inquisition to the king, and if he obtain certain knowledge of William's death, he is to remove the king's hand from the said lands, and to restore the issues.

April 4.
Wallingford.

To Simon de Bereford, escheator this side Trent. Order not to distrain William de Clynton for fealty for the lands that he holds of the king of the inheritance of Juliana his wife, as he has done fealty to the king.

April 4.
Wallingford.

Richard son of William Bullok, imprisoned at Nottingham for the death of Richard le Purser, has letters to the sheriff of Nottingham to bail him until the first assize.

April 6.
Wallingford.

To the executors of the will of John de Okeham. Order to pay to John de Wodeford, the king's clerk and chaplain, 20 marks due to him for the defects in the dwelling houses of the prebend of Chalk in Chalk and Wilton, which he holds, out of the goods of John de Okeham, late prebendary of that prebend, whose goods were taken into the king's hands for divers debts due from him to the king, and which were delivered to the executors by security found by them in chancery to answer for the debts, notwithstanding such security, as John de Wodeford has besought the king to cause the said 20 marks to be paid to him as above. By p.s.

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April 5. To the sheriff of Southampton. Whereas the king lately ordered him to deliver the goods of the men and merchants of France, Normandy, and Poitou [*specified in order of 8 February, page 486, above*], to Roger de la Hurn and Richard de Cockill of Southampton, in part satisfaction for their loss by the capture of their ships, goods and chattels [*as at page 320, above*], and to arrest other goods of the said men and merchants, and the sheriff caused Robert atte Barre, bailiff of Southampton, to have return of the said writ, and the bailiff has returned that he has delivered the aforesaid goods to Roger and Richard as of the value of 6*l.* 5*s.* 4*d.*, by the security of Roger le Smyth, Richard Imbert, William atte Hirne, and Henry le Mulewarde to answer to the king for the same, according to the said order, and that he has arrested by virtue of that order 90 tuns of white wine in the ship of Baldwin Forlorne of Dordraght, whereof 47 tuns belonged to John Fourne, merchant of St. Jean d'Angély (*de Sancto Johanne Ewangla*) in France, which are worth by estimation 109*l.* 13*s.* 8*d.* with the freight thereof, which amounts to 34*l.* 1*s.* 6*d.*, and 43 tuns of wine that belonged to John le Chaungeour of St. Jean d'Angély (*Sancto Johanne Ewangla*), merchant of France, which are worth by estimation 100*l.* 6*s.* 8*d.* with the freight of the same, which amounts to 31*l.* 3*s.* 6*d.*, to wit 14*s.* 6*d.* for the freight of each tun, and that he cannot find more goods within his bailiwick at present, as the sheriff has returned to the king: the king orders the sheriff to deliver to Roger and Richard the aforesaid wines by indenture, to be kept by them until they be satisfied for their damages or until otherwise ordered, upon their finding security to answer to the king for the wines or their price. The sheriff is ordered to arrest other goods in like manner for the remainder of the value of 200*l.* previously ordered, and to cause them to be kept safely, etc., certifying the king of his proceedings.

April 9. To John de Bolynbrok, escheator beyond Trent. Order to cause Richard Herice, son and heir of Richard Herice, tenant in chief of the late king, to have seisin of his father's lands, as he has proved his age before the escheator.
By p.s. [2552.]

To the sheriff of Hertford. Order to cause a coroner for that county to be elected in place of Nicholas de Cranecroft of Berkhamptstede, [deceased ?].

April 11. To the steward and marshal of the household. Order to take Alan le Waferer back to St. Aldate's church, Oxford, if he have been taken thence, as H. bishop of Lincoln has signified to the king by his letters patent that Alan fled to that church for sanctuary for divers felonies wherewith he was charged, and that he stayed there for over six days, and that certain malefactors went to the same church and dragged him thence, and delivered him to the steward and marshal, by whom he is still detained in prison.

April 12. To the sheriff of Essex. Order to cause a verderer for the forest of Essex to be elected in place of John de Solers, deceased.

April 12. To Oliver de Ingham, justice of Chester, or to him who supplies his place. Order to permit William de Basyngwerk, citizen of Chester, to pay 97*l.*, the remainder of a fine of 200*l.* made by him with the king before his accession before Richard Damory, then justice of Chester, for certain trespasses, by yearly instalments of 100*s.*, as the king has granted these terms to William in response to his petition, shewing that he has paid 103*l.* and that he is bound to pay the remainder at the rate of 10*l.* yearly, and praying the king to grant that he may pay the remainder at the rate of 100*s.* yearly, since he cannot pay a greater sum without greatly impoverishing himself.
By C.

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*Membrane 27—cont.*April 14.
Wallingford.

To the sheriff of Southampton. Whereas the king, at the prosecution of Elias de Stubton, citizen of Lincoln, ordered the sheriff to arrest goods of the men and merchants of Normandy and elsewhere of the realm of France up to a certain value, and Robert atte Barre, bailiff of Southampton, whom the sheriff caused to have return of the writ, caused 8 barrels of oil, price 48*l.*, belonging to Roger de Paunton, merchant of Turneye, of the power of king of France, as it was said, to be arrested at Southampton, and the king afterwards caused the said 8 barrels to be delivered to Arnald de Ciens, master of the ship called '*Le Seint Pier*' of Bayonne for the freight of certain wines brought to Southampton in that ship that were delivered to Elias by process of the king's court: as, however, the king has received the said Roger, a merchant of the power of the count of Hainault, into his protection, he orders the sheriff to restore to Roger the aforesaid 8 barrels, and any fish, ashes, and other wares of his that he may have arrested.

By K.

*MEMBRANE 26.*April 14.
Wallingford.

To Simon de Bereford, escheator this side Trent. Joan, late the wife of John son of Fulk de Orreby, tenant in chief, has shewn the king that although she was enfeoffed jointly with John by fine levied in the late king's court, in the 10th year of his reign, before William de Bereford and his fellows, justices of the Bench, of the manor of Dalby of the gift of John son of Peter de Burton, to have to them and to the heirs of their bodies, and she continued her seisin thereof until the day of her husband's death and for some time after his death, the escheator has nevertheless taken the manor into the king's hands by pretext of the king's order to take into his hands the lands of the said John son of Fulk, and she has prayed the king to provide a remedy: the king, wishing to be certified concerning the matter, orders the escheator to make inquisition concerning the aforesaid allegations, the tenure and value of the manor, etc., and to deliver the manor and the issues thereof to Joan upon her finding security to answer to the king for the issues thereof since her husband's death, if they ought to pertain to the king.

April 16.
Wallingford.

To the sheriff of Lancaster. Order to cause a coroner for that county to be elected in place of Richard de Bolde of Alvandelegh, whom the king has caused to be amoved from office for insufficient qualification.

April 12.
Wallingford.

To the treasurer and barons of the exchequer, and to the chamberlains. Order to cause payment or assignment to be made to John de Assheburnham, the king's yeoman, for 13*l.* 10*s.* 0*d.*, the value of his timber taken for the late king's use from his wood of Assheburnham, co. Sussex, as it is found by inquisition taken by Giles de Breanzenoun and William de Ponte Roberti, whom the king appointed to make inquisition concerning the taking of the said timber, in response to John's request, that in the late king's time, when John's lands were in that king's hands by reason of the quarrel of Thomas, late earl of Lancaster, Peter de Pulford was appointed by the late king's commission to take wood and timber in the county aforesaid to execute divers works of the said king therewith, and he caused to be felled in the aforesaid wood fourteen great oak-trees, price 20*s.* each, and 105 smaller oak-trees, price 10*s.* each, and fifty oak-trees, price 2*s.* each, and caused all the timber thereof to be carried to Dover castle for the execution of divers works of the said king, and that of the residue that was worthless for timber the said Peter caused charcoal (*carbones*) and saleable wood (*boscum computabilem*) called 'talghwode' to be made, which he caused to be carried to the said castle for the aforesaid king's use, and that the aforesaid Giles and John Fillol chose in the said

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Membrane 26—cont.

wood by the late king's commission sixty oak-trees, price 6s. 8d. each, and caused them to be delivered to Henry Paulyne, then sub-constable of Peveneseye castle, to be felled for divers works of the said king in that castle, which oak-trees Henry de Cobbeham afterwards caused to be felled and the timber thereof to be carried to that castle for the said king's use by the said king's commission, and that the said Henry sold the residue that was worthless for timber for the late king's profit, and that no satisfaction therefor has been made to the said John de Assheburnham by the late king or by the present king.

April 11. To John Mautravers, keeper of the Forest this side Trent. Order to cause as much timber to be felled in Cheut forest as shall be necessary for the enclosing of the king's lands in Clarendon park, as the king understands that the enclosures are broken down so that his deer (*fere*) can go out of the park. He has ordered the sheriffs of Wilts and Southampton to cause the timber to be carried to the aforesaid place. He wills that no agistment shall be made in the park aforesaid, but that the said keeper shall cause coppice-wood (*copicia*) to be made in the park and in the forest of Clarendon in places where he shall see fit, and that he shall cause men to be appointed to sell underwood in the said forest and park, and to cause to be paid to Giles de Bello Campo, keeper of the park, 10*l.* out of the money arising from the sale, at which sum the herbage of the park is extended, for his fee, and to cause the palings and hedges (*haies*) of the park to be made with the rest of the money.

Mandates in pursuance to the sheriffs aforesaid.

April 14. William de Estheved, imprisoned at Lancaster for the death of Henry son of Elias le Keu of Torbok, has letters to the sheriff of Lancaster to bail him until the first assize.

April 18. To Simon de Bereford, escheator this side Trent. Order not to distrain William de Maundevill for his homage and fealty for the lands that he holds of the king, as he has done his homage and fealty. By p.s. [2572.]

April 16. To the sheriff of Southampton. Order to cause a coroner for that county to be elected in place of Robert Waryn of Portesmouth, who is incapacitated by blindness.

April 17. To the sheriff of Leicester. Order to deliver to Philip de Folevill all his lands, goods and chattels, which the king ordered the sheriff to take into his hands, and the issues received therefrom, as the king has restored to Philip his lands, goods and chattels, which he lately caused to be taken into his hands for certain trespasses, excesses, and disobediences. By K.

April 7. To Simon de Bereford, escheator this side Trent. Order to deliver to Isabella, late the wife of Peter Carbonel, and to John their son the manor of Chaddesle, which the escheator took into the king's hands by reason of Peter's death and of the trespass committed by Peter, Isabella, and John in acquiring the manor for their lives from Aymer de Valencia, late earl of Pembroke, who held it in chief of the late king, and in entering the same without royal licence, rendering therefor 6 marks yearly to David de Strabolgi, earl of Athole, as the king learns by inquisition taken by the escheator that Peter, Isabella, and John held the manor jointly on the day of Peter's death for their lives by demise of the said earl, and that the manor ought to remain after their deaths to Elizabeth de Comyn and her heirs, and that it is held of the king in chief, and the king has pardoned Isabella and John the trespass aforesaid in consideration of a fine made with him by them.

April 20. To the sheriff of Southampton. Order to cause a ship belonging to Hugh Colne of Calays, of the power of the king of France, called 'the ship of

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Membrane 26—cont.

St. John' of Calays, with all its tackle, valued at 70*l.*, and 40 tuns of white wine belonging to Jean Mescars of St. Jean d'Angély (*de Sancto Johanne Evangelista*), of the power of the king of France, in a ship of Bayonne called 'the ship of St. Mary,' whereof Peter de Cors of Bayonne is master, valued at 80 marks—which have been arrested in Portesmuth by Richard de Norhampton, bailiff of that town, in execution of the king's order to cause goods of the men and merchants of Normandy and elsewhere in the realm of France to be arrested to the value of 48*l.* 3*s.* 4*d.*, in part satisfaction for the losses of Elias de Stubton by the detention of his ship called '*La Bonane*' of Boston [*as at page 447 above*]—to be appraised in the presence of Hugh and John, and to cause them or money therefrom to be delivered to Elias to the value of 91*l.* 3*s.* 4*d.*, in full satisfaction of the 100*l.* [of which the said 43*l.* 3*s.* 4*d.* is the remainder] and for 48*l.*, the value of 8 barrels of oil of Roger de Pauntyn, for which Elias has to satisfy Arnald de Ciens, master of the ship called '*La Seintpiere*' of Bayonne [*as at page 446 above*], which oil the king afterwards restored to Roger [*as at page 449 above*], as Elias has prayed the king to cause goods thus arrested by Richard de Norhampton to be delivered to him to the value of 48*l.* in addition to the said 43*l.* 3*s.* 4*d.*, so that he may satisfy Arnald for the freight aforesaid. The sheriff is to cause the residue of the goods in question to be kept safely until Elias have been satisfied for the remainder of 480*l.* and his damages [*as at page 175 above*], or until otherwise ordered, certifying the king of his proceedings.

By C.

*Membrane 26.—Schedule.**Warencia dierum.*Feb. 28.
Eltham.

To the justices of the Bench. Order not to put John de Warennna, earl of Surrey, in default for not appearing before them on Saturday the morrow of Martinmas last in the plea before them between Henry Husse, Robert de Shepele, parson of Wollavynton church, and Richard Dunmere, executors of the will of William Paynel, Isabella, late the wife of Peter de Worldham, William de Wynton, and Roger de Stretton, executors of the will of Peter de Worldham, and co-executors of the said William Paynel's will, and the said earl for this, that the earl should render to them 100 marks, and also for not appearing in the suit before them between Reginald de Byskele and Matilda his wife and the earl for a debt of 800 marks demanded from the earl by them, as the earl was in the king's service by his order on the said day.

By p.s. [2448.]

April 14.
Wallingford.

To the mayor and bailiffs of Oxford. Order not to put the prior of St. Frideswide's, Oxford, in default for not appearing on Monday the feast of St. Ambrose last in the suit before the king between Juliana de Lodelowe and the prior concerning a trespass committed against her by the prior, which suit was returned before the mayor and bailiffs to be pleaded according to the liberties granted to the burgesses of Oxford, as the prior was in the king's service by his order on that day.

By p.s.

Oct. 5.
Kenilworth.

To the justices of the Bench. Order not to put John de Walton of Boresworth in default for not appearing before them on Monday the morrow of three weeks of Easter last in the suit before them between Adam Neel of Pulteneye and the said John, demandants, and John de Stoke, tenant, concerning the manor of Boresworth, as he was in the king's service by his order on that day.

By p.s.

Nov. 16.
Kenilworth.

To the mayor and sheriffs of London. Order not to put William de Montagu, son and heir of William de Montagu, in default for not appearing

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Membrane 26—Schedule—cont.

before them on Monday before St. James last in the suit in the husting of London by writ of right between Christiana, late the wife of John de Segrave, demandant, and Thomas de Furnival, the elder, and Elizabeth his wife, tenants, concerning a messuage and two shops in London, Elizabeth having been admitted to defend her right herein after her husband had made default; when she sought the said William in aid thereof, as William was in the king's service by his order on the said day. By K.

MEMBRANE 25.

- April 24. To the bailiffs of York. Order to pay to William de Roos of Hamelak 75 marks out of the ferm of that city for Easter term last, in accordance with the late king's grant, of 22 August, in the 16th year of his reign, of 150 marks yearly from the ferm of that city, and of the like sum from the ferm of the city of Lincoln, until he should provide him with 300 marks of land yearly between the Thames and the Tees.
The like to the bailiffs of Lincoln.
- April 26. To the treasurer and barons of the exchequer. Order to cause allowance to be made to the bailiffs of York for 75 marks, paid by them in execution of the preceding order.
The like in favour of the bailiffs of Lincoln.
- April 18. To H. bishop of Lincoln. Whereas Roger de Noers, believing that he had the right of presentation to the church of Chirchehull, in the bishop's diocese, presented Robert de Brightenham, clerk, to the bishop to that church, and the prior of St. Frideswide's, Oxford, asserting that the right of presentation belonged to him, presented Roger Foliot, clerk, to the bishop to that church, and the king afterwards, at Roger's suit, inhibited the bishop from admitting any parson to the church until it should be decided (*discussum*) in his court to which of them the advowson of the church pertained, and Roger has acknowledged in chancery in person that he has no right of presenting to the church upon this occasion, and has besought the king to cause the said writ of inhibition to be revoked: the king signifies the premises to the bishop, so that he may do what pertains to his office at the presentation of the prior, notwithstanding the said inhibition.
- April 27. To the sheriff of York. Order to pay to Margery, late the wife of Duncan de Frendraght, 24 marks 6*s.* 8*d.* for Easter term out of the issues of his bailiwick, in accordance with the king's grant to her of 49 marks yearly from the issues of the sheriff's bailiwick from 16 August, in the first year of his reign, in recompence for the manor of Briggstoke, co. Northampton, which she held during the king's pleasure in aid of her maintenance and which the king assigned on the aforesaid day to Queen Isabella for life.
- May 1. To the sheriff of Nottingham. Order to cause the king's gaol at Nottingham and the hall of pleas of that county to be repaired by the view and testimony of the mayor of that town, as the king is given to understand that the gaol and hall are so insecure (*debiles*) and ruinous that prisoners cannot be kept safely in the gaol, or pleas of the county held in the hall, unless they be speedily repaired. By C.
Eltham.
- May 1. To the sheriff of Buckingham. Order to cause a coroner for that county to be elected in place of John de la Lude, who is insufficiently qualified.
Eltham.

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April 24.
Wallingford.

To the sheriff of Lincoln. Order to pay to Bartholomew de Burghersh, constable of Dover castle, or to the king's clerk Robert de Stanford, Bartholomew's attorney in this behalf, 88*l.* out of the fermes and other issues of the sheriff's bailiwick without delay, as the king is bound to Bartholomew in 44*l.* for Easter term last of the 88*l.* granted to him yearly to be received at the exchequer, in part maintenance of himself, of the chaplains, servants, and watchmen and of a carpenter staying in the said castle, and for their robes, and the king wills that he shall be satisfied speedily for this sum and for the other 44*l.* for Michaelmas term next.

By p.s.

April 23.
Wallingford.

To the treasurer and barons of the exchequer. Order to cause the prior and convent of Carlisle to be discharged of 27*l.* 10*s.* 0*d.*, due from them for victuals bought by them from the late king's ministers in the parts of Carlisle, as the king has pardoned them the aforesaid sum and granted to them the victuals.

By p.s.

April 22.
Wallingford.

To the treasurer and chamberlains. Order to receive from the keeper of the privy seal and from other ministers of the king all bulls, charters, letters, instruments, rolls and memoranda necessary for the defence of the king's right in all the processes between him and his ancestors, their ministers and subjects, and the kings of France and their ministers and subjects in the court of France and elsewhere, and lately begun and still pending, and in all uncompleted agreements, and all questions newly arisen from wars, resistances, and rebellions, excesses and disobediences, and from other offences whatever, as the king wishes to have councils and treaties by men skilled in law to be deputed by him both in parts beyond sea and on this side, and he learns that some of the aforesaid instruments are in the custody of the treasurer and chamberlains and in the custody of the keeper of his privy seal and of other his ministers at London and elsewhere, and to cause transcripts thereof, with the processes in their custody, and transcripts of bulls, charters, letters, instruments, and memoranda in their custody touching the said processes, agreements, and questions, and especially those things that used to be carried, by the ordinance of the late king's treasurer and council, with the said king when the two kings came together for making homage, or with his proctors and envoys to the parliaments of France for the defence of his right therein, and also with certain other things that are valuable for the defence of the king's right in the processes lately begun against him concerning the homage of the count of Armagnac (*Armaniac*), and touching many other things contained in the letter of credence sent to the king by his seneschal of Gascony, which things are to be named to them by the king's clerks intending the said affairs, in order to exhibit the said councils and treaties before the king and his councillors as often as need be until the final decision of the processes aforesaid, to be carried and kept by clerks sufficient for the keeping of such processes and transcripts and sufficient to make information concerning these things and to make prosecution for the same persons and times and places where fitting. The king has ordered the keeper of his privy seal and other his ministers whatsoever to cause such instruments to be delivered to the treasurer and chamberlains when requested by them. [*Fædera.*]

To Adam de Lymberwe, keeper of the privy seal. Mandate in pursuance, to deliver to the treasurer and chamberlains all the instruments specified above; and all instruments touching the informations, supplications, and complaints made to the king by the seneschals and other ministers of the king and by his subjects of the lands of Gascony, the Agénois, and Saintonge concerning grievances formerly and lately inflicted upon the king and his ancestors and them contrary to the old liberties of those lands, and concerning the bringing of the said lands back to their due state, and concerning the peace and tranquillity and good government of the king's nobles and other subjects of the said lands. [*Ibid.*]

Membrane 25—cont.

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Membrane 25—cont.

- May 2.
Eltham. To Simon de Bereford, escheator this side Trent. Order to pay to Joan de Torthorald 10 marks for Easter term last, in accordance with the king's grant to her of 10 marks yearly at Michaelmas and of 10 marks yearly at Easter out of the issues of the said escheatry, in aid of her maintenance.
- May 3.
Eltham. To the treasurer and barons of the exchequer. Order to allow to the aforesaid Simon 10 marks, paid by him in execution of the preceding order.
- April 27.
Wallingford. To John de Bolyngbrok, escheator beyond Trent. Order to pay to Meliora, late the wife of Gilbert de Clyncarny, 10*l.* for Easter term last [as at page 327 above].
- April 29.
Wallingford. To the treasurer and barons of the exchequer. Order to allow the aforesaid John 10*l.*, paid by him in execution of the preceding order.
- May 2.
Eltham. To Simon de Bereford, escheator this side Trent. Order to deliver to Isabella, late the wife of George de Meriet, 27 messuages, 3 carucates of land, 40 acres of meadow, 30 acres of pasture, and 7*s.* 10*d.* in rent in Meriet, and to deliver the issues thereof to her, as the king learns by inquisition taken by the escheator that George and Isabella held the premises jointly on the day of George's death for their lives by fine levied in the late king's court by his licence, and that they are held of the king in chief by the service of one knight's fee, and that John, son of the said George, is his next heir and is aged seven weeks, the king having taken Isabella's homage.
- May 2.
Eltham. To Simon de Bereford, escheator this side Trent. Order not to intermeddle further with the lands of Walter de Bello Campo, and to restore the issues thereof, as the king learns by inquisition taken by the escheator that Walter held no lands in chief at his death by reason whereof the custody of his lands ought to pertain to the king.

*MEMBRANE 24.*May 2.
Eltham.

- To Simon de Bereford, escheator this side Trent. Order not to intermeddle further with a rent of the prior of Bredon in Kynstan, and to restore the issues thereof to the prior, as the escheator has returned that he took the rent into the king's hands because the priory was void by the deposition of John, then the prior, who was elected and installed prior of St. Oswald's, and it appears by the late king's rolls in chancery that the said king—upon its being found by inquisition taken by John de Bolyngbrok, then escheator in cos. Warwick, Leicester, Nottingham, Derby, and Lancaster, that Thomas, late earl of Lancaster, patron of Bredon priory, which is a cell of the priory of St. Oswald, Nostell, or any other patrons did not intermeddle in any way with the said cell or with any issues or profits thereof in time of voidance, and did not receive any issues and profits of the cell, and that the earl in his time and other patrons in their time had a gatekeeper at the priory gate in such voidances, who received his maintenance only from the canons, for an acknowledgement of his lordship, without receiving any other profit—ordered the said escheator not to intermeddle with the cell or anything pertaining to it, beyond placing a gatekeeper there as aforesaid, and the king afterwards restored to Henry, now earl of Lancaster, brother and heir of the said Thomas, all the lands of the said Thomas with the advowsons of abbeyes, priories, and churches.

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Membrane 24—cont.

- April 27. To the chamberlain of Kaermerdyn. Order to pay to Edmund Haclut, constable of Dinevoir castle in Wales, or to his attorney 40*l.* for the repair of the houses and walls of that castle. By p.s. [2589.]
Vacated, because otherwise above.
- May 1. To the sheriff of Leicester. Order to cause a coroner for that county to be elected in place of Hugh de Prestewold, who is incapacitated by illness and infirmity.
- April 19. To Nicholas de Acton, chamberlain of Kaernarvan. Order to pay to David Gogh, a Welshman, 60*s.* yearly, in accordance with the late king's grant of that sum to him yearly for life by the hands of the chamberlain of Kaernarvan, in consideration of his good service to the said king and his father.
- May 1. To Roger de Mortuo Mari, earl of March, justice of Wales, or to him who supplies his place in South Wales. Order not to intermeddle further with the temporalities of the abbey of St. Dogmael's (*Sancto Dogmaele*), in the land of Kemmeys in Wales, and to restore the issues thereof, as the king—at the suit of the abbot, suggesting that William Martyn, the late lord of the said land, and his ancestors were wont to take the temporalities of the abbey into their hands upon each voidance, and were wont to restore them to the future abbot after they had taken his fealty, without the king or his progenitors intermeddling with the same in any way, and praying the king to cause the temporalities to be restored to him, the temporalities having been taken into the king's hands upon the death of brother John le Rede, the late abbot, because the land of Kemmeys was in the king's hands by reason of the minority of James son of Nicholas de Audeleye, kinsman and co-heir of the aforesaid William, tenant in chief of the late king—ordered the earl to make inquisition concerning the estate of William and his ancestors in the abbey at the time of voidance and concerning other articles touching the premises, and it is found by the inquisition taken by him who supplies the earl's place that the lords of the land of Kemmeys, founders of the abbey, were wont from the time of its first foundation to take no issues of its temporalities, and ought not to take any issues, but that after the death of each abbot there, the founders of the abbey were wont to place a keeper there over the temporalities of the abbey, so that he took nothing from the temporalities for the use of the founders, but so that he might see that the issues of the temporalities were not impaired, but were expended for the uses of the abbey, and that the keeper should leave without taking any issues for the use of the founders when the abbot was elected and confirmed and his fealty had been taken, and that the king or his progenitors did not intermeddle in any way in any voidances of the abbey, except in time of wardship by reason of the minority of the lords of the land of Kemmeys, and the king considers that he ought not to have any other estate in the abbey in the time of wardship than the founders thereof have when they are of full age in time of voidance. By p.s.
- May 4. To the sheriff of Nottingham. Order to expend up to 10 marks in repairing the great gates and sluices of the king's mill of Clipston on the side of the head of the great pond there, by the view and testimony of Robert de Clipston, the king's bailiff there, as the king is given to understand that they are so weak and ruinous that breach of the pond and loss of the fish in it is feared unless the great gates and sluices be repaired, and that they may be sufficiently repaired for 10 marks. By K.
- To the sheriff of Norfolk and Suffolk. Order to pay to Rhys ap Meruduk, a Welsh prisoner in Norwich castle, the arrears of the wages that

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Membrane 24—cont.

- he was wont to receive in the times of Edward I. and Edward II. for the time of the sheriff's office, and to pay him the same wages hereafter.
- April 29.** To the sheriff of Northumberland. Order to take into the king's hands all the lands that belonged to Walter de Selby, which were taken into the late king's hands by reason of his adherence to Thomas, late earl of Lancaster, and to deliver them to Walter to be held as he held them before the seizure, as the king, in response to Walter's petition [*as at page 441, above*] caused the indentures between Walter and Robert de Umframvyll, late earl of Angos, Ralph de Graistok, then baron of Graistok, and John de Evre, concerning the surrender of the castle of Mitford, to be examined by his council, and it is found by such examination that covenants and conditions were made as stated in Walter's petition, and the king considers the covenants and conditions and the surrender of the castle for the salvation of those parts to have been very useful, and that Walter underwent damages by imprisonment and otherwise against good faith and the form of the covenants and conditions, and also that he has not been convicted of any felony. *By K. & p.s. [2593.]*
- To L. bishop of Durham. Like order concerning Walter's lands within the bishop's liberty. *By K. & the same writ.*
- May 12.** To John de Bolingbrok, escheator beyond Trent. Order not to intermeddle further with the lands that Robert de Soureby held by knight service of the heir of Roger de Clifford, tenant in chief of the late king, a minor in the late king's wardship, as Alice, daughter of Dionisia de Soureby, kinswoman and co-heiress of the said Robert, has proved her age before the escheator.
- May 16.** To the sheriff of Wilts. Order to cause a coroner for that county to be elected in place of Ralph le Long, whom the king has caused to be amoved from office because he learns that he is insufficiently qualified.
- May 6.** John de Wele, imprisoned at Derby for the death of John atte Walle, has letters to the sheriff of Derby to bail him until the first assize.
- May 1.** To Robert de Malberthorp. Order to receive from Geoffrey le Scrop, chief justice to hold pleas before the king, the rolls and memoranda touching the said pleas by indenture, and to hold the said pleas until otherwise ordered, as the king wills that Geoffrey shall go with him with others of his council to parts beyond sea, and that Robert shall hold the said pleas.
- To Geoffrey le Scrop, chief justice to hold pleas before the king. Mandate in pursuance for delivery of the said rolls and memoranda.
- May 5.** To Robert Darcy and William de la Laund. Order to cause William de Kyme of Old Lafford to be released from prison, receiving from him a reasonable fine for what pertains to the king in this behalf, as the king appointed them his justices to hear and determine a trespass committed upon William de Banham by the said William de Kyme, who was convicted thereof, and 40 marks were adjudged to William de Banham for his damages in this behalf, wherefore William de Kyme was committed to prison, and William de Banham has acknowledged in person in chancery that William de Kyme has fully satisfied him for the damages aforesaid, and William de Kyme has therefore prayed the king to cause him to be delivered from prison. If there be any reason why they ought not to execute the premises, they are ordered to send the record and process of the suit to the king under Robert's seal, so that the king may have it on the morrow of the Ascension next, and to cause the body of William de Kyme to come before the king on the same day.

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*Membrane 24—cont.*May 5.
Eltham.

To the sheriff of Bedford. Order to cause a coroner for that county to be elected in place of Fremund Inge, lately elected, as he is incapacitated by age and infirmity, and moreover has not lands to the value of 20*s.* within the liberty of the town of Donestaple, wherein he ought to exercise that office, so that he is insufficient for the king and for the people of those parts.

Feb. 6.
Windsor.

To the sheriff of Surrey and Sussex. Order to deliver to Henry, earl of Lancaster, all his castles, towns, manors, lands, knights' fees, liberties, advowsons of churches, and goods and chattels, which the king lately caused to be taken into his hands, and the issues received therefrom, as the king has rendered them to him.

The like to the sheriffs of Kent and Middlesex.

May 6.
Eltham.

To the sheriff of Essex. Order to cause a coroner for that county to be elected in place of John de Pakelesham, deceased.

May 8.
Eltham.

To the sheriff of York. Order to pay to Joan Comyn of Boghan 20*l.* out of the issues of his bailiwick for Easter term last, the king having, on 27 March, in the first year of his reign, granted to her 40*l.* yearly from the issues of that county in aid of her maintenance.

May 8.
Eltham.

To Richard de la Pole, the king's butler, or to him who supplies his place in the port of London. Order to cause the monks of St. Peter's, Westminster, to have a tun of wine of the king's right prise at London, in accordance with the grant of a tun yearly by Henry III.

May 7.
Eltham.

To Simon de Bereford, escheator this side Trent. Order to cause Thomas de Lodelowe, son and heir of Thomas de Lodelowe, tenant in chief of the late king, to have seisin of his father's lands, as he has proved his age before the escheator, and the king has taken his homage.

By p.s. [2603.]

*MEMBRANE 23.*May 8.
Eltham.

To the sheriff of Hereford. Order to deliver to John Coket, merchant of Amiens, his goods and wares arrested by the sheriff in execution of the king's order to arrest the goods of the men and merchants of France, Normandy, and Poitou, and to permit him to levy his debts, certifying the king of the goods delivered in execution of this order and of their price, as John has found security before the king's council to answer for his goods aforesaid when the king will speak against him concerning them.

Memorandum, that Benedict le Bray of Trenordano of co. Cornwall and Giles Mortonel of London mainperned to answer to the king for the goods, wares, and debts aforesaid.

To Simon de Bereford, escheator this side Trent. Order not to intermeddle further with a moiety of the manor of Strete, co. Kent, and to restore the issues thereof, as the king—at the suit of John de Insula and Joan his wife, suggesting that they acquired the moiety to them and to their heirs from Margery de Handlo, and that the moiety is held of the king as of the honour of Le Perche, and that the escheator had taken it into the king's hands, pretending that it is held of the king as of the crown, and that John and Joan had entered it without the king's licence—ordered the escheator to make inquisition whether the moiety is held in chief as of the crown or of the honour aforesaid, and it is found by the inquisition that it is held of the king as of the honour by the service of a moiety of a knight's fee and by suit at the court of Redleuet from three weeks to three weeks, and that the moiety is worth yearly in all issues 4*l.* 19*s.* 0*d.*, and it is ordained by the

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Membrane 23—cont.

common counsel of the realm that no one shall be aggrieved by pretext of the acquisition of lands that are held of the king as of an honour without licence.

To John Mautravers, keeper of the Forest this side Trent. Order to deliver John le Plomer of Certeseye, Thomas le Stout, and Robert Trash, who are imprisoned at Wyndesore for trespass of venison in Wyndesore forest, in bail to twelve mainpernors for each of them, who shall undertake to have them before the justices next in eyre for forest pleas for co. Berks when they come to those parts.

May 9.
Eltham.

To the sheriff of Southampton. Order to cause the 47 tuns of white wine that belonged to John Fourne, merchant of St. Jean d'Angély (*de Sancto Johanne Ewangta*) in France, and 43 tuns of wine that belonged to John le Chaungeour of the same town, arrested by Robert atte Barre, bailiff of Southampton [*as at page 448 above*], to be appraised in the presence of the said John and John, if they choose to be present, and to be delivered to Roger de la Hurne and Richard Cockill, upon their finding security to answer to the king for the same, to be kept by them until they be satisfied for their damages or until otherwise ordered, and to cause 55 tuns of white wine—whereof 20 tuns belonged to Adam le Porter, merchant near La Rochele, of the land of France, 15 tuns to John Vynet of the said land, 10 tuns to Thomas Vynet of the said land, and 10 tuns to Bernard Imbaud of the said land—arrested at Southampton by the said bailiff and appraised at 110*l.*, as the sheriff has returned, to be kept safely without diminution until otherwise ordered, and to certify the king of the price of the 90 tuns to be delivered to Roger and Richard and of all his proceedings in this behalf.—It was granted at another time (*alias conc' fuit*) by K. & C.

To the sheriff of Bedford. Order to supersede the king's order to arrest Robert de Botelesford of Studham, and to seize his lands into the king's hands, because it was said that he was at Bedeford against the king in the company of the contrariants, as the king learns by the testimony of John de Insula, constable of Wyndesore castle, that Robert was with him in that castle for its safe custody all the time when the king went against the contrariants with his army. By K.

To the treasurer and barons of the exchequer. Order to allow to Robert de Chisenhale, keeper of the king's victuals at Carlisle, in his account at the exchequer, his wages and reasonable costs and expenses about the custody of the victuals aforesaid.

May 10.
Eltham.

To Simon de Bereford, escheator this side Trent. Order to cause dower to be assigned to Katherine, late the wife of Walter de Norwico, tenant in chief, upon her taking oath not to marry without the king's licence.

To the same. Order to deliver to Henry de Idebury, parson of Islep church, kinsman of James, son of Roesia de Burford, as nearest [friend] of the said James, 20 acres of land and 8 acres of meadow in Eard, and the issues thereof, as the king learns by inquisition taken by the escheator that Roesia held the premises at her death of the heir of John de Sancto Johanne, tenant in chief, a minor in the king's wardship, by the service of 17*s. 4d.* yearly and suit at the court of Eard from three weeks to three weeks, and that she did not hold at her death any other lands of the king in chief in the escheator's bailiwick by reason whereof the custody of her lands ought to pertain to the king, and that the aforesaid James is her next heir and is aged nine years.

May 11.
Eltham.

To John de Bolingbrok, escheator beyond Trent. Order not to intermeddle further with the lands that Robert de Soureby held by knight service of the heir of Roger de Clifford, tenant in chief of the late king,

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Membrane 23—cont.

then a minor in the said king's wardship, as Margaret daughter of Dionisia de Soureby, kinswoman and co-heiress of the said Robert, has proved her age before the escheator.

The like in favour of Alice, sister of the aforesaid Margery (*sic*).

Vacated, because otherwise above.

May 11.
Eltham.

To the sheriff of Kent. Order to cause Stephen le Blount, the king's clerk, to have hurdles (*claias*) and other necessaries for the ships for the passage of the king and other magnates going with him to parts beyond sea, as the king has appointed Stephen to make provision of ships for the passage and to see that the ships be sufficiently found with hurdles and other necessaries for the passage.

May 12.
Eltham.

To the sheriff of Gloucester. Order to cause a coroner for that county to be elected in place of William de Evenlode, who does not dwell continuously in that county and has not lands therein to the value of 40*s.*, so that he is insufficient for the office.

To the sheriff of Lancaster. Order to cause a coroner for that county to be elected in place of Richard de Bolde of Alvandleigh, who has no lands in the county to qualify him.

To the sheriff of York. Order to cause a coroner for that county to be elected in place of Nicholas de Metham, who is insufficiently qualified.

May 10.
Eltham.

To the treasurer and barons of the exchequer. Whereas Margaret, late the wife of William Graundyn, acknowledged by fine levied in the late king's court, in the 6th year of his reign, before William de Bereford and his fellows, then justices of the Bench, between John de Ifeld, demandant, and the said Margaret, deforciant, concerning two parts of the manor of Wykham in Stenyng near Brembre that the said two parts were the right of the said John, and granted that the said two parts, which David Cubbel, chaplain, held for life of her inheritance, should remain to John and his heirs after David's death, and David made his fealty to John in this behalf in court, as appears by part of the fine exhibited before the king and his council; and it is now shewn to the king by John that David afterwards demised the said two parts for his life to Hugh le Despenser, the younger, and they were taken into the late king's hands with other lands of Hugh by his forfeiture, and afterwards, because it was found by an inquisition taken by John Daburnoun and William de Northho that the said two parts ought to remain to John by the said fine, the said two parts were demised to John by the treasurer and barons at a yearly rent of 4*l.*, at which they were extended by the inquisition, and although John prayed for delivery of the said two parts by petition before the king and his council in parliament at New Sarum, because David is dead, and has prosecuted until this time before the king and his council, he has not yet obtained execution of his petition, wherefore he has prayed the king to cause the demand for the arrears of the extent aforesaid from the time of David's death to be superseded pending the discussion of the said matter: the king therefore orders the treasurer and barons to supersede until the next parliament the demand for the said arrears and also the levying of the ferm. By C.

May 12.
Eltham.

To the sheriff of York. Order to pay to Thomas de Grey 20*l.* for Easter and Michaelmas terms last, in accordance with the king's grant to him of 20*l.* yearly during pleasure by the hands of the sheriff of York, which grant was made in lieu of the late king's grant of 6*d.* a day from the sheriff of York to Thomas, in aid of the maintenance of himself, his wife, and children, and to pay the said sum henceforth at the aforesaid terms yearly.

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Membrane 23—cont.

- May 8.** To Oliver de Ingham, justice of Chester. Order to pay to Richard de Weford the arrears of his usual wages as chief rider in the forest of Wyrhale from the time of the justice's appointment, and to pay the same wages to him henceforth, as the king appointed Richard to this office for life at the request of Queen Isabella before his accession, in consideration of Richard's service to her, which appointment the king accepts, willing that Richard shall have the office for life, provided that he conduct himself well in the bailiwick.
May 12. To the sheriff of Cornwall. Order to cause a coroner for that county to be elected in place of David de Sulgene, who is incapacitated by illness and age.
May 15. To the sheriff of Worcester. Order to cause a coroner for that county to be elected in place of John le Botyler of Lutlynton, who is incapacitated by age and infirmity.
May 14. To Simon de Bereford, escheator this side Trent. Order not to distrain Hugh de Naunte for his homage and fealty for the lands that he holds of the king, as the king has taken his homage and fealty. By p.s. [2615.]
May 20. The like to the same escheator in favour of Richard Durant. Canterbury. By p.s. [2648.]

MEMBRANE 22.

- May 12.** To John de Crumbewell, keeper of the Forest beyond Trent, or to him who supplies his place. Order to deliver Richard de Birton, chaplain, imprisoned at Notyngham for trespass of venison in Shirewode forest, in bail to twelve mainpernors who shall undertake to have him before the next justices in eyre for forest pleas in co. Nottingham.
The like in favour of the following:
John le Porter of Hokenhale.
Hugh de Wotehale.
John le Porter of Hukenhale.
- May 14.** The king to all to whom, etc. *Insperimus* of charter of Henry de Percy, knight, granting to the abbot and convent of Fountains lands, etc., in Malgham and Malgmore and a rent in Queldrik, and releasing to them 8s. of rent that they used to render to him for certain tenements in Marton on the Moor (*Moram*), and releasing to them their suit to his court of Toppeclyve, and of the foreign service due from them for their lands in Raynyngton, etc. By a fine of 20s. Vacated, because on the Patent Roll [3 Edward III. part 1, membrane 13].
- May 12.** Robert de Bolewell, imprisoned at Nottingham for trespass of vert and venisou in Shirwode forest, has letters to John de Crumbwell, keeper of the Forest beyond Trent, to bail him until the next coming of the justices in eyre for forest pleas in that county.
- May 20.** To John de Bolyngbrok, escheator beyond Trent. Order to cause John de Multon of Egremund, son and heir of Thomas de Egremund, tenant in chief of the late king, to have seisin of his father's lands, as the king has taken his homage and rendered to him the said lands although he is not yet of full age. By p.s. [2629.]
The like to Simon de Bereford, escheator this side Trent.
The like to John Moryz, escheator in Ireland.

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May 10.
Eltham.

To the treasurer and barons of the exchequer. Whereas the late king granted to his yeoman William de Horewode and Christiana his wife the manor of Polhampton and a pasture called 'Kyngele[s]we,' co. Southampton, for their lives, rendering yearly to the exchequer 10*l.* 18*s.* 4*d.* for the manor and 40*s.* for the pasture, and the said king afterwards released the said 12*l.* 18*s.* 4*d.* to William for life, in consideration of his good service and at the request of Queen Isabella, and William has shewn the king that Joan, late the wife of John de Wauton, afterwards recovered against him in the late king's court a parcel of the aforesaid manor of the value of 7*l.* 10*s.* 0*d.* yearly, and was seised thereof, and she afterwards granted the parcel to William for her life, rendering therefor 7*l.* 10*s.* 0*d.* yearly, and William paid to her after the recovery 75*l.* of the said yearly rent, and he owes the king 87*l.* 7*s.* 7*1/2d.* of the arrears of the ferm of the said manor before the release aforesaid and of the manor of Cosham, and he has prayed the king to cause the aforesaid 75*l.* to be allowed to him out of the arrears aforesaid: the king, acceding to his request in consideration of the late king's release and of William's good service to the said king and to him, orders the treasurer and barons to allow the said 75*l.* to William in the arrears aforesaid.

By p.s. [2607.]

May 20.
Canterbury.

Henry be Ledredre, 'bredsellere,' imprisoned at Neugate for the death of Thomas Trewelove, has letters to the sheriffs of London to bail him until the coming of the next justices in eyre at the Tower of London.

May 22.
Canterbury.

To the sheriff of Lincoln. Order to cause a coroner for that county to be elected in place of William de Apethorp, who is insufficiently qualified.

May 16.
Eltham.

To the sheriff of Southampton. Order to release 94 tuns and 5 pipes of white wine belonging to John de Bray, Laurence Crap of Abbeville, Adam le Porter of Crotoie, John Vynet, Thomas Newet, and Bernard Imbaud of Bowet, arrested in a ship called '*La Trinite*' of Loudon, whereof Roger Catour is master, and 48 tuns of white wine belonging to John le Parmenter, Stephen de Malun, and James de Souchoi of Bollouner, in a ship called '*La Cogge Nostre Dame*' of Fowyk, whereof Nicholas le Carpenter is master, by the sheriff in the port of Southampton, in execution of the king's order to arrest goods and wares of the men and merchants of the lands of France, Normandy, and Poitou, as the king is going to France upon certain of his affairs, and therefore wishes to deal graciously with the aforesaid men.

By K. & C.

May 22.
Canterbury.

To the sheriff of Leicester. Order to cause a coroner for that county to be elected in place of Hugh de Prestwold, who is incapacitated by age and infirmity.

To the sheriff of Kent. Order to cause a coroner for that county to be elected in place of Clement de Tenham, who is incapacitated by age and infirmity.

May 23.
Canterbury.

To the treasurer and chamberlains. Order to pay to Blasius son of William Conrod, to whom the king, on 3 January last, committed the office of his fletcher (*attiliatoris*) in the Tower of London, receiving the same wages as William received, the arrears of his wages from the said day, and to pay to him the same wages henceforth.

May 20.
Canterbury.

To John de Crumbwell, keeper of the Forest beyond Trent. Order to pay to the prior of St. Mary's, Carlisle, a tenth penny of all the extra-parochial agistments within the forest of Ingelwode for the time that he has been keeper of that forest, and to cause the said tenth penny to be paid to him hereafter, as the king learns by inquisition taken by the keeper that the

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Membrane 22—cont.

prior and his predecessors were seized of the said tenth penny in the times of all the keepers of the forest by the hands of the receivers of the issues of the forest from the time of the foundation of the priory, of the gift of Henry son of the Emperor (*sic*), sometime king of England, until Henry le Scrop, late keeper of the forest aforesaid, hindered their receiving the said tenth penny, and it appears by Henry's certificate sent into chancery that he detained the tenth penny from the prior because the prior, or any one in his name, did not bring to him any warrant to receive it. By pet. of C.

May 16. To the treasurer and barons of the exchequer. Order to cause to come before them at the exchequer all those who were the king's chamberlains of Chester and receivers of the king's issues in the Isle of Wight before his accession to render their accounts and to do what pertains thereto. By K.

May 25. To Simon de Bereford, escheator this side Trent. Order to cause dower to be assigned to Joan, late the wife of Thomas le Brut, tenant in chief, upon her taking oath not to marry without the king's licence.

May 16. To John de Roche, keeper of the islands of Gereseye, Gernereye, Serk, and Aurenaye, or to him who supplies his place. William de Barentyn has come to the king, and has asserted that he is the nephew (*nepotem*) and next heir of Drogo de Barentyn, and that he is of full age, and he has prayed the king to cause Drogo's lands in the islands to be delivered to him as next heir; the king therefore orders the keeper to take information concerning the premises according to the law and custom of the islands, and to take William's fealty, and to cause to be done for him what he shall see fit according to the law and custom of the islands.

To William de Chiverston. Order not to intermeddle with the body or marriage of Theobald de Greenvill, son and heir of Henry de Greenvill, the king having granted the marriage to him for a fine of 50*l.* believing that it pertained to him, as it is found by an inquisition taken by Simon de Bereford that Henry held no lands at his death in chief of the king by reason whereof the marriage ought to pertain to the king.

May 29. To Simon de Bereford, escheator this side Trent. Order to amove the king's hand from the manor of Erde, co. Kent, and to permit S. archbishop of Canterbury to dispose of it, and to deliver to him any issues received thence, as the archbishop has shewn the king that he has, and he and his predecessors have always had from time out of mind, the custodys of fees held of the archbishopric after the death of the tenants thereof, and the profits thereof, during the minority of the tenants' heirs, without the king's ministers intermeddling therewith, although such tenants held of the king elsewhere in chief, and that the escheator has nevertheless taken into the king's hands the said manor, which John de Sancto Johanne of Basyng, tenant in chief, held of the archbishop by the service of two knights' fees and by doing service to the archbishop's court of Otteford from three weeks to three weeks, as appears by the inquisition taken by the escheator, by reason of John's death, levying and collecting the issues and profits thereof for the king's use, and it appears by the rolls of the king's progenitors that the archbishop's predecessors had such custodys in times past. Witness: John de Eltham, earl of Cornwall, keeper of the realm.

MEMBRANE 21.

May 22. To the treasurer and barons of the exchequer. Order to audit the account of Robert de Chisenhale, keeper of the king's victuals at Carlisle, for all the time that he had the custody thereof, and to cause to be done what pertains to the final issue of the account.

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May 25.
Dover.

To the sheriff of Norfolk. Order to restore to Thomas de Camoys his lands, goods and chattels, which the king caused to be taken into his hands because he adhered to Henry, earl of Lancaster, and Thomas Wake, then the king's contrarians, as the king has admitted him to his good will at the request of J. bishop of Ely and John de Roos, and has granted to him his lands, goods and chattels by the mainprise of the bishop and John for his good behaviour in the future.
By p.s.

The like to the sheriffs of Northampton and Sussex.

To Simon de Bereford, escheator this side Trent. Order not to intermeddle further with the manor of Dalby, and to restore any issues received thence to Joan, late the wife of John son of Fulk de Orreby, as the king learns by inquisition taken by the escheator that Joan was enfeoffed thereof jointly with the said John by fine levied in the late king's court, in the 10th year of his reign, before William de Bereford and his fellows, justices of the Bench, of the gift of John son of Peter de Burton, to them and the heirs of their bodies, and that she continued her seisin thereof jointly with her husband from the time of the levying of the fine aforesaid until her husband's death, and after his death until Richard de Shefeld, sub-escheator in co. Lincoln, took the manor into the king's hand, by reason of the death of her husband, who held in chief, and that it is in the king's hands for this reason solely, and that it is held of the earl of Lancaster.

May 25.
Dover.

To the treasurer and barons of the exchequer. Order to cause assignment to be made to Dinus Forset, Peter Byny, Francis de Boys, and their fellows, merchants of the society of the Bardi of Florence, where they may be speedily satisfied, for 535*l.* 18*s.* 2*d.*, which they have paid for the king to John de Hanon[ia] of the second payment of 7,000*l.* due to him from the king, for which sum they have prayed the king to cause them to be satisfied.
By p.s. [2659.]

May 13.
Eltham.

To Simon de Bereford, escheator this side Trent. Order to deliver to Andrew son of Andrew Peverel the manor of Berton near Swathelyng, which was taken into the king's hands by reason of his father's death, and not to intermeddle further with the lands that the deceased held of other lords than the king, and to restore the issues of such lands, as the king learns by inquisition taken by the escheator that the deceased held the manor at his death for the term of his life, and that it ought to remain to his son aforesaid by fine levied in the late king's court, and that it is held of the king by the service of a moiety of a knight's fee, and that the deceased held no lands in chief by reason whereof the custody of his lands ought to pertain to the king, but that he held divers lands of other lords by various services, and the king has taken the son's homage for the manor aforesaid.

May 25.
Dover.

To the same. Order to cause James Daudele, son and heir of Nicholas Daudele, tenant in chief of the late king, to have seisin of his father's lands, as the king has rendered them to him although he is not yet of full age, provided that he come to the king to do homage when the king returns from the parts beyond sea.
By p.s. [2069.]

MEMBRANE 20.

May 24.
Canterbury.

To the treasurer and barons of the exchequer. Order to allow to Master John de Barton and Robert de Burton, collectors of the custom of wool, hides, and wool-fells and of the imprest of wool in the port of Kyngeston-on-Hull, in their account 500 marks, which they have paid to James Nicholas, Peter Reyner, and their fellows, merchants of the society of the Bardi of Florence, in execution of the king's order to pay to the said

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Membrane 20—cont.

merchants all issues of the custom both of their own wool and of the wool of others and from the imprest up to the aforesaid amount, in part payment of 1,000 marks due to them, to wit 800 marks lent by them by the hands of Henry, bishop of Lincoln, then the king's treasurer, in aid of the expedition of the Scotch war, and 200 marks paid by them at the king's request to William, bishop of Norwich, at Paris towards his expenses in going in the king's service to Gascony, as appears by the letters patent of John, bishop of Winchester, A. bishop of Hereford, and the aforesaid William made to the said merchants, which they have restored to chancery for the king's discharge, the king having assigned to them 500 marks in like manner from the issues of the custom in Southampton, receipt of which sum from John and Robert Dinus Forcetti, merchant of the society aforesaid, has acknowledged before the king in chancery.

May 23. To the sheriff of York. Order to deliver to William de Wystowe all his lands, goods and chattels, which the king lately caused to be taken into his hands for certain trespasses, excesses, and disobediences, together with the issues received therefrom, as the king has restored them to William.

The like, '*mutatis mutandis*', to Simon de Bereford, escheator this side Trent, and John de Bolyngbrok, escheator beyond Trent.

May 21. To Simon de Bereford, escheator this side Trent. Order not to intermeddle further with the lands of Walter de Langton, late bishop of Coventry and Lichfield, tenant by knight service of the late king by reason of the lands of Thomas, late earl of Lancaster, being in the said king's hands, as Edmund son of Robert Peverel, Walter's kinsman and heir, has proved his age before the escheator.

May 23. To Geoffrey Luterel. Order not to intermeddle further with the custody of the lands of Edmund's inheritance, in the king's hands by reason of his minority, for the reasons given in the preceding order.

May 13. To the sheriff of York. Order to pay to Simon Laghman, to whom the late king granted the bailiwick of the custody of the water of Fosse at York for life, his usual wages from 7 April last, when the king ratified the grant, notwithstanding his grant of the same bailiwick to Thomas de Ousthorp for life, which latter grant he made in forgetfulness of his father's grant to Simon.

May 23. To Joan de Carru. Order not to intermeddle further with the custody of the water of Dertemuth, co. Devon, which the king lately committed to her during pleasure, and to deliver the issues thereof since 28 October last to John Mautravers, the younger, the king having committed the said custody of the said water and of his stannary in that county to him on that date during pleasure, rendering therefor 11*l.* 6*s.* 8*d.* yearly.

May 28. To Simon de Bereford, escheator this side Trent. Order not to intermeddle with the abbey of Nottele or with its possessions or goods, and to restore the issues thereof, as the king—at the prosecution of the prior and convent thereof, suggesting that the abbey was founded by Walter Giffard, late earl of Buckingham, and that the advowson thereof devolved by right of inheritance upon Roger de Mortuo Mari, earl of March, John de Bohun, earl of Hereford and Essex, and Laurence son of John de Hastyn, and that Walter or his heirs afterwards did not receive any profit from the issues of the abbey upon any voidance thereof, and did not intermeddle therewith in any way, except that they were wont to place a gatekeeper at the outer gate of the abbey in the name of lordship, and that the king's progenitors were not wont to have the custody of the abbey or to receive any profit therefrom in times past, and that the escheator had entered the

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Membrane 20—cont.

abbey after the death of John, the last abbot, and had levied the issues thereof for the king's use unjustly and otherwise than was usual heretofore—ordered the escheator to enquire to whom the advowson of the abbey pertained, etc., and the king learns by the inquisition that the advowson pertains to the said earls and to Laurence by right of inheritance, and that upon each voidance they ought to receive jointly the elect to the said abbacy, and ought to have during each voidance a gatekeeper or gatekeepers at the outer door of the abbey, and that they were not wont to receive any issues or profits at any time past, and ought not of right to receive any, and also that neither the king nor his progenitors were wont to receive anything in the past in time of voidance by escheat or otherwise. Witness: John de Eltham, earl of Cornwall, keeper of the realm.

May 11.
Eltham.

To the treasurer and barons of the exchequer. Order to cause allowance to be made to John le Mareschal, sheriff of Buckingham, for 55 marks for Easter term last paid by him to Robert de Fenles, in execution of the king's order to pay to Robert the arrears for the time of the sheriff's office of 110 marks yearly from the issues of that county, which the late king granted to Robert, as appears by the exemplification under the king's seal of the letters patent granting the same.

May 6.
Eltham.

To Simon de Bereford, escheator this side Trent. Order not to intermeddle further with the chapel of Shellonde and 57 acres of land and 12 acres of wood in Shellonde, which the escheator has taken into the king's hand, pretending that the abbot of Hayles, parson of the church of Haghele, had acquired them after the publication of the statute of mortmain without the king's licence, as the king learns by inquisition taken by the escheator that the abbot's predecessors had the said church and the chapel of Shellonde, annexed to the church, to their own uses, and held the aforesaid land and wood peacefully as of the glebe of that church long before the publication of the statute.

May 5.
Eltham.

To the same. Order not to intermeddle in any wise with the temporalities, knights' fees, advowsons of churches, and other things pertaining to St. Edmund's abbey, and to permit the abbot to dispose and ordain thereof and make his profit thereof without hindrance, the king having previously ordered him not to intermeddle with the temporalities [*as at page 442 above*], as the abbot has now returned in bodily health, as the king learns by trustworthy testimony.

By K.

May 10.
Eltham.

To Alice la Palmere. Order to supersede until otherwise ordered the levying of certain customs upon goods for sale in aid of the repair of Hethebeth bridge, which pontage the king granted her, the king having afterwards ordered the mayor and bailiffs of Notingham to supersede the taking of such customs, which he had granted to them in aid of the enclosure of the said town, during the time that they should be taken for pontage, as the king now learns by trustworthy testimony that the said bridge is now repaired, and that William de Amyas, now mayor of Notingham, intends to repair out of his own goods all bridges between a bridge called 'the Tounesbrigge,' which the community of the county of Notingham ought and were wont to repair [and the said bridge of Hethebeth], and that he has begun to repair the said bridges, and that Alice has expended nothing upon the repair of the bridge of Hethebeth since Michaelmas last, although she has levied divers sums from the goods aforesaid for this cause.

Here the king crossed the sea (transfretavit), as appears in the memorandum on the dorse of this roll.

May 26.
Dover.

To Simon de Bereford, escheator beyond Trent. Order not to distrain Robert de Ufford for his homage and fealty for the lands that he holds of

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Membrane 20—cont.

the king, as he has done homage and fealty to the king. Witness: John de Eltham, earl of Cornwall, keeper of the realm. By p.s.

To the same. Order to cause dower to be assigned to Loretta, late the wife of Thomas de Senebech, tenant by knight service of the heir of John de Sancto Johanne of Basyng', tenant in chief, a minor in the king's wardship, upon her taking oath not to marry without the king's licence. Witness: J. de Eltham.

June 3.
Canterbury.

To the same. Order not to intermeddle further with the lands of John le Monk of Garboldesham, and to restore the issues thereof, as the king learns by inquisition taken by the escheator that John at his death held no lands of him in chief by reason whereof the custody of his lands ought to pertain to the king, but that he held divers lands of other lords by various services, and that John de Garboldesham, his son, is his next heir and is of full age. Witness: J. de Eltham, etc.

June 12.
Dover.

To the treasurer and barons of the exchequer. Order to allow to William de Orlaston, late sheriff of Kent, 40s. paid by him to John de Feryby, king's clerk, in execution of the king's order to find maintenance for the thirty horses that William de Scothowe, king's clerk, had chosen for the king's use out of the horses of the men of Hainault in his custody, and of the horses that the said John should choose therefrom for the king's use, and to find wages for the keepers of the said horses until they came to the king, according to the advice of the said John, the said sheriff having paid John 40s. for the maintenance of a horse and a 'bakenei' of the aforesaid horses for the king's use, and to William de Scothowe, and for the wages of two grooms bringing the said horses to the king, as appears by an indenture made between the sheriff and John.

*MEMBRANE 19.*May 29.
Dover.

To the sheriff of Southampton. At the complaint of Hugh Sampson of Southampton and of other merchants of that town and of the town of Great Yarmouth and elsewhere in the king's realm that certain malefactors of the parts of France, Normandy, and Poitou attacked them and their ships when they went to the ports of Bune in Poitou and Leyre in Normandy for the exercise of their merchandise, and slew them (*sic*), burnt their ships, and carried away their goods and chattels to a great value, the king ordered the sheriff to cause all the goods and debts of the men and merchants of the said lands to be arrested, and to be kept safely until the aforesaid merchants should be satisfied for their damages, and the king afterwards appointed John Randolph, John de Tichebourn, Robert de Hungerford, and Ralph de Bereford to take proof concerning the premises by the oaths of merchants plying the sea and of other men of that county, and it was found by the proof taken before John and John that certain malefactors of the parts of France, Normandy, and Poitou and elsewhere from parts beyond sea took, burned, and had their will of ships and other goods of Hugh's to the value of 786*l.* 6*s.* 8*d.*; and the king thereupon ordered the sheriff to cause goods and debts of the men and merchants of the said lands, excepting those of the men and merchants of Amiens, to be arrested, by the view and testimony of two burgesses or approved men of the places where the goods should be found, to the value of 486*l.* 6*s.* 8*d.*, in part satisfaction of the aforesaid sum, and to cause the same to be kept safely until Hugh should be satisfied for his damages and wrongs or until otherwise ordered, certifying the king of his proceedings; and Robert atte Barre, bailiff of Southampton, whom the sheriff caused to have return of the king's writ aforesaid, arrested in

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Membrane 19—cont.

the port of that town in a ship of Robert de Sharperixe 48 tuns of white wine, whereof 28 tuns belong to Peter de Perrak, merchant of La Rochele, of the land of France, 17 tuns belong to Bernard le Vachere, merchant of La Rochele, and 3 tuns belong to Bernard de Lerry, merchant of Cahors (*Cours*), of the said land, which are estimated to be worth 96*l.*, and 80 tuns of white wine in a ship of Richard le Stotter, whereof 35 tuns belong to Constantine de Kasero and to Reymund de Pazern of Seint Aban, merchants of the said land, 36 tuns to Reymund de Garrit of Seint Aban, and 9 tuns to John de Bastida and Aldemar de Bastida, merchants of the said land, which are estimated to be worth 160*l.*, and 45 tuns of white wine of James de Chanchoi of Boulogne (*Bolonia*), John le Parmenter of the same, and Stephen de Molyn of the same, merchants of Poitou, in a ship called 'the ship of St. Mary' of Fauwy, as the sheriff has returned to the king, which 45 tuns of wine of the merchants of Poitou the king ordered to be restored to them: the king orders the sheriff to cause the said 48 tuns of wine of the said Peter, Bernard le Vachere, and Bernard de Lerry, and the said 80 tuns of wine of Constantine, Reymund de Pazern, Reymund de Garrit, John de Bastida, and Aldemar to be appraised in their presence, if they choose to be present, and to cause the wines to be restored to them by indenture upon their finding security to answer to the king at his will for the price thereof. If they will not find such security, the sheriff is ordered to deliver the said 128 tuns to the aforesaid Hugh, upon his finding security to answer to the king for the same or for the price thereof, to be kept until Hugh be satisfied for his damages or until otherwise ordered, certifying the king of the wine and the price thereof delivered in execution of this order, and of all his proceedings herein. It is provided that the masters of the aforesaid ships of Robert de Sharperixe and Richard le Stotter shall be satisfied for their freight for the wines aforesaid. Witness: J. de Eltham, etc. By C.

June 3.
Canterbury.

To Simon de Bereford, escheator this side Trent. Order not to intermeddle further at present with the manor of Ketelbergh, or with the other lands taken into the king's hands by reason of the death of Edward Charles, as it is found by inquisition taken by the escheator that Edward at his death held no lands of the king in chief in his demesne as of fee, but that he held the said manor for the term of his life of the king in chief by knight service, and that it ought to remain after his death to Edward his son, and to the heirs of his body, by fine levied in the late king's court by his licence, and that he held divers lands of other lords by various services, and the king has caused the homage due to him for the said manor to be respited during pleasure, by reason of certain claims made upon the said manor before the council. Witness: John de Eltham. By C.

June 2.
Canterbury.

To the sheriff of Southampton. Order to supersede the king's late order to deliver to Elias de Stubton a ship of Hugh de Colne of Caleys called 'the ship of St. John' of Calays, and her tackle, arrested at Portesmuth [*as at page 450 above*], and to deliver the ship to Hugh, upon his finding security to answer to the king for the price thereof, if he will speak against him concerning the same, as the king has set out for France, and the king of France has requested him to restore the said ship to Hugh. Witness: J. de Eltham, earl of Cornwall, keeper of the realm. By p.s.

To the sheriff of Berks. Order to cause the abbot of Abyndon to have seisin of a messuage in Abyndon, as the king learns by inquisition taken by the sheriff that William le Boware of Abyndon, who was hanged for a felony, held the messuage of the abbot, and that it has been in the king's hands for a year and a day, and that John de Brumpton, late sheriff of that county, had the king's year, day, and waste thereof, and ought to answer to the king for the same.

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Membrane 19—cont.

To the same. Like order concerning a messuage and a virgate of land in Abyndon that Richard Reygnald, who was hanged for felony, held of the abbot.

June 3. To the sheriff of Gloucester. Order to cause verderers for the forest of Canterbury. Dene, which Queen Isabella holds for life, to be elected in place of Elias de Aylbrighton, Richard de Billyngg', and William Lewelyn, whom the king has amoved from office because he learns that they are insufficiently qualified. Witness : J. de Eltham. By testimony of Robert de Aspale.

Thomas son of Roger de Weryngton, imprisoned in Lancaster gaol for the death of Robert de Wavertre, has letters to the sheriff of Lancaster to bail him until the first assize.

June 4. To Simon de Bereford, escheator this side Trent. Order not to intermeddle further with a messuage, an adjoining close, and 19 acres of land in the town of Westminster, as the king learns by inquisition taken by the escheator that Edward Charles at his death held no lands in chief in his demesne as of fee, but that he held the manor of Ketelbergh of the king in chief by knight service, and that the manor ought to remain after his death to Edward his son, and to the heirs of his body by fine levied in the late king's court by his licence, and that he held at his death in his demesne as of fee the said messuage and land of the abbot and convent of Westminster and of the master of the hospital of St. James, Westminster, by divers services, and that William Charles, son of William son of the aforesaid Edward Charles, is his kinsman and next heir and is aged sixteen years. Witness : J. de Eltham, etc.

June 6. To Reger de Mortuo Mari, earl of March, justice of Wales. Order to appoint William de Shaldeford, king's clerk, and one other in whom he has confidence, by letters patent, to survey the king's castles in North Wales and the defects therein, and to cause the defects most needing repair to be repaired by the view and testimony of the chamberlain of North Wales with all speed, as the king understands that the castles greatly need repair in the walls, turrets, bridges and other buildings, insomuch that their ruin is feared unless they be speedily repaired. The king has ordered the chamberlain to obey and to be intendant to the justice in the premises, and to deliver by indenture as much money as shall be needed for the repairs to those whom the justice shall thus depute. Witness : J. de Eltham, etc.

By p.s.

Mandate in pursuance to Nicholas de Acton, chamberlain of North Wales.

By p.s.

Vacated, because otherwise below.

June 12. To the treasurer and barons of the exchequer. Order to allow to William de Orlaston in his account for the time when he was sheriff of Kent 100 marks, paid by him to Bartholomew de Burghersh in execution of the king's order [as at page 426 above].

To the same. Like order for allowance to the said William of 12*l.* 2*s.* 5*d.*, expended by him for the maintenance of the horses of the men of Hainault received by William de Scothowe, the king's clerk, at Dover and for the wages of the keepers of the same horses, as appears by an indenture made between him and the said clerk, in execution of the king's order.

June 16. To Simon de Bereford, escheator this side Trent. Order not to intermeddle further with the priory of Donmawe, which he has taken into the king's hands by reason of the last voidance, and to restore the issues thereof in full to the present prior and convent, as the king learns by inquisition taken by the escheator that the priory is of the patronage of the heir of Robert le fitz Wauter, a minor in the king's wardship, and that the heir's ancestors received no profits from the priory in times of voidance.

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June 12.
Dover.

To the treasurer and barons of the exchequer. Order to allow to William de Orlaston, in his account of the time when he was sheriff of Kent, 20*l.*, paid by him to Waresius de Valoyns, then captain and admiral of the king's fleet of all the ships from the mouth of the Thames to the west, for his wages, in execution of the king's order to pay to Waresius 5*s.* a day for the wages of himself and a clerk and two grooms during the time that they should be employed in choosing in co. Kent mariners and other men for the ships of the Cinque Ports and other ports then about to set out in the king's service for Scotland.

To the same. Like order for allowance to the said William of 28*s.* 0*½d.*, paid by him to William de Harwe, in execution of the king's order to pay to the said William de Harwe, whom the king had ordered to come to him with one of the king's carts and six of his cart-horses, for the maintenance of the horses and for repairing the harness of the horses and carts.

June 14.
Canterbury.

To Simon de Bereford, escheator this side Trent. Order not to intermeddle further with the manors of Waye and Pydele, co. Dorset, and to restore the issues thereof to Isabella, late the wife of Peter Rabayn, as the king learns by inquisition taken by William Trussel, late escheator this side Trent, that Peter and Isabella held the manors to them and the heirs of their bodies on the day of Peter's death by fine levied in the late king's court by his licence, and that the manors are held of the king in chief by the service of one knight's fee, and the king has taken Isabella's fealty for the manors.

June 16.
Canterbury.

To the sheriff of Southampton. Order to cause 91 pipes of wine of Constantine de Rasero, Reymund de Garrit, and John de Bastida of Mont Abon, arrested by him in a ship of Richard le Stotter, in execution of the king's order to arrest goods of the men and merchants of France, Normandy, and Poitou, at the prosecution of Hugh Sampson, to be appraised in the presence of the said Constantine, Reymund, and John, and to cause the wines to be restored to them upon their finding security to answer to the king for what the wines are worth beyond the freight, any order of the king's to the contrary notwithstanding, certifying the king of the security and of the price of the wines, as a treaty is to be held shortly between the king and the king of France concerning the damages inflicted upon both sides.

By p.s. [2675.]

June 16.
Canterbury.

To Simon de Bereford, escheator this side Trent. Whereas the king granted to John de Aspale, his yeoman, in consideration of his good service to him and Queen Isabella, the lands in Balsham, co. Cambridge, that belonged to Hugh le Despenser, the younger, which came to the late king's hands by his forfeiture, for life if they remained in the king's hands, as of the value of 10*l.* of land yearly; and the king, understanding that John had entered certain lands on the king's seisin in Wrattyng, in that county, which belonged to the said Hugh, under colour of the said grant, ordered the escheator to resume the said lands in Wrattyng into the king's hands; and John has asserted before the king and his council that the said lands are appurtenances of the lands in Balsham, and that they were delivered to him by the sheriff of Cambridge as appurtenant to the lands in Balsham, by virtue of the aforesaid grant, and he has prayed the king to cause them to be restored to him: the king orders the escheator to cause the lands in Wrattyng and any issues received therefrom and the goods and chattels therein to be restored to John, to hold until it be decided whether the lands ought to pertain to the king or to John, notwithstanding the king's commission of the lands in Wrattyng to the aforesaid (*sic*) James for a term of years and the king's order to deliver them to James.

June 22.
Rochester.

To the same. Order to deliver to Edward son of Edward Charles the issues of the manor of Ketelbergh from the time when it was taken into

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Membrane 18—cont.

the king's hands, the king having ordered the escheator not to intermeddle further with the said manor [*as at page 467 above*], by virtue of which order Edward has entered the manor, and the king has granted to him the issues thereof as of his gift in response to Edward's petition. By p.s. [2698.]

June 16.
Canterbury.

To the treasurer and barons of the exchequer and to the chamberlains. Whereas Dynus Forsetti, Peter Byne, Francis de Boos, and their fellows, merchants of the society of the Bardi of Florence, have promised to pay for the king to John de Hanon[ia] 7,406*l.* 6*s.* 9*d.*, in full payment of a greater sum due to him by the king's letters obligatory, and have found security in chancery to acquit the king for this sum against John, and to restore to him the said letters obligatory, on condition that they be satisfied for the aforesaid sum at the terms mentioned below; and the king wills that they shall have in part payment thereof 10,000 marks of the money that the king of Scotland is bound to pay to him according to the concord between the said kings, to wit 5,000 marks at Michaelmas next and 5,000 marks at Martinmas following, and the remaining 739*l.* 13*s.* 5*d.* at Michaelmas aforesaid out of the money then coming to the exchequer from the proffers of sheriffs and other sources: the king therefore orders them to pay to the said merchants at Michaelmas the 5,000 marks that they ought to receive from the king of Scotland at Midsummer, together with the said 739*l.* 13*s.* 5*d.*, and to cause the other 5,000 marks due from the king of Scotland at Martinmas to be assigned and paid to them. The king wills that no assignments shall be made at the exchequer, by pretext of any orders previously sent to them or to be sent to them hereafter, upon any issues and customs until the merchants have been satisfied for the aforesaid 7,406*l.* 6*s.* 9*d.*, the more especially as the merchants have undertaken to satisfy the said John at the king's request on condition that they be satisfied at the terms aforesaid, and it will be to the king's damage and shame if John be not satisfied at the term fixed. By p.s. [2690.]

June 22.
Rochester.

To Simon de Beresford, escheator this side Trent. Order not to intermeddle further with 4 acres of land of Roger Spilfot in Upton, and to restore the issues thereof, as the escheator has returned that William Trussel, late escheator this side Trent, delivered the land to him by indenture at the time of his appointment as escheator, asserting that they were in the king's hands by reason of the trespass that Roger Spilfot, Alice his wife, and Stephen their son made in acquiring them from Matthew de Redham, who held them in chief of the late king, without the late or present king's licence, and the king afterwards, at Roger's suggestion that the land is held of John son of John Botetourt and not of the king in chief, ordered the escheator to make inquisition concerning the same, and it is found by such inquisition that the land is held of John son and heir of Thomas Botetourt as of the manor of Upton by knight service, and not of the king in chief.

June 20.
Canterbury.

Roger del Hay of Wyrkesworth, imprisoned at Nottingham for the death of Nicholas son of Nicholas de Middleton of Wyrkesworth, has letters to the sheriff of Derby to bail him until the first assize.

June 22.
Rochester.

To John de Insula, constable of Wyndesore castle, or to him who supplies his place. Order to deliver to the abbot of Westminster eight bucks at the eve of St. Peter ad Vincula next from that forest, to be taken and carried to Westminster at the king's cost, in accordance with the charter of Henry III. which the king has inspected, granting to the abbot eight bucks yearly, to be taken in Wyndesore forest at the king's cost by the hands of the constable of Wyndesore, to be carried by the constable to Westminster at the eve of the said feast, so that they who thus carry the venison shall make two (*meneyas*) before the great altar of St. Peter's, Westminster, yearly.

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*Membrane 18—cont.*June 22.
Rochester.

To the sheriff of Devon. Order to restore to Henry Founteyn, clerk of the diocese of Exeter, his lands, goods and chattels, which were taken into the king's hands upon his being charged before John de Stonore and John de Cantebrigg, late justices to deliver Exeter gaol, with theft of a plough-beast (*jumento*) of Walter de Badeworthi, as he has purged his innocence before J. bishop of Exeter, to whom he was delivered according to the privilege of the clergy.

June 28.
Eltham.

To the sheriff of Leicester. Whereas the king learns by inquisition taken by William Herle, Robert de Gaddesby, and Roger de Belegrave that the abbot of Leicester bought a parcel of wood in Haliwellehagh near Loughtburgh from Henry de Bello Monte long before Henry's rebellion against the king, to wit on Monday the Morrow of Sunday in Mid Lent, in the second year of the king's reign, and that the abbot on the same day paid 28*l.*, for which he bought the wood, to Henry in the manor of Loughtburgh, and that the said parcel of wood contains about 2 acres, and that the abbot felled part of it and carried it away in the same season (*seisona*), and that a certain part of the parcel was taken into the king's hands upon the rebellion of the said Henry with his other lands, and that the wood is in the king's hands solely for this reason: the king therefore orders the sheriff not to intermeddle in any way with the wood thus bought from Henry and felled by the abbot after the purchase, and to permit the abbot to carry away whither he will the wood thus bought and felled.

June 25.
Rochester.

Almaric Pauncefot, imprisoned at Worcester for trespass of venison in the forest of Feckenham, has letters to John Mautravers, keeper of the Forest this side Trent, to bail him.

June 20.
Canterbury.

To Simon de Bereford, escheator this side Trent. Order not to intermeddle further with the manor of Wysete, and to restore the issues thereof to Agnes, late the wife of John de Nerford, after receiving her fealty, as the king learns by inquisition taken by the escheator that John and Agnes were jointly enfeoffed of the manor by fine levied in the late king's court, and that Agnes continued her seisin thereof jointly with John until the day of his death, and that the manor is held of the king as of the honour of Richmond by the service of one knight's fee.

*MEMBRANE 17.*June 25.
Rochester.

To the sheriff of Southampton. Order to deliver to Hugh de Colne of Calays his ship called 'the ship of St. John of Calays' and her tackle, which were arrested by Richard de Norhampton, bailiff of Portsmouth, in execution of the king's order to arrest goods of the men and merchants of Normandy and elsewhere in France, in part satisfaction for the damages sustained by Elias de Stubton [*as at page 450, above*], as it is agreed between the king and the king of France that certain persons shall be assigned to enquire concerning the trespasses inflicted upon men of this realm by men of France and upon the men of France by the king's subjects, and to do justice concerning the same, and Robert de Watevill and Alexander Hurtyng of Dover have mainperned before the king in chancery on Hugh's behalf to answer to the king for 80*l.*, at which the ship and tackle are appraised, when the king will speak against them concerning the same.

By K. & C.

July 1.
Eltham.

To Simon de Bereford, escheator this side Trent. Whereas the king lately ordered the escheator to certify him of the reason for taking into the king's hands 4 meausages and 40 acres of land in Basyngestok belonging to

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Membrane 17—cont.

Master John de Wanetyng, warden of the house of the scholars of Merton Halle, Oxford, and the escheator has returned that he had taken the messuages and land into the king's hands because the warden and his predecessors were endowed (*fundati*) therewith to find two chaplains celebrating divine service daily in the chapel of St. John the Baptist, Basynge-stok, and to distribute daily to seven poor men for the souls of the king's progenitors, and it appears by a charter of Henry III. shewn in chancery that the said king founded, in what was then his demesne manor of Basynge-stok, an hospital in honour of God and the Virgin Mary and of St. John the Baptist, for the perpetual maintenance of the ministers of God's altar verging on imbecility and of the poor infirm there, and he willed that the hospital should enjoy the royal privilege and indulgence, both in free chapel and in the celebration of divine service and in other things, as founded by him in his own manor, in the same manner as other places founded by him and his progenitors, and he received the lands, rents, and possessions thereof into his protection, willing that they should be discharged and free of all service and exaction, in which charter there is no express number of the chaplains celebrating in the hospital, which is now called 'the chapel of St. John the Baptist,' or of the poor men to be found there, and the warden has given the king to understand that the messuages and lands are of the appurtenances of the lands wherewith the hospital was thus founded, and the warden has prayed the king for remedy: the king therefore orders the escheator not to intermeddle further with the messuages and land, if they be of the appurtenances aforesaid and be in the king's hands solely on this account, and to restore the issues thereof.

July 1.
Ethan.

To Richard Caleware. Order to deliver to Hugh Daudele and Margaret his wife, sometime the wife of Peter, earl of Cornwall, the castle of Lydford, co. Devon, of the value of 11*l.* 8*s.* 11*d.*, the chace of Dertmore, in the same county, of the value of 65*l.* 2*s.* 5*d.*, and the hamlet of Wyk Sutbtenge, in the said county, of the value of 20*l.* 15*s.* 11*d.*, which the late king, on 20 July, in the 13th year of his reign, granted to Hugh and Margaret for her life because she had no dower of the said earl's lands, and the king ordered the sheriff of Devon not to intermeddle further with the castle, chace, and hamlet, which, it was said, he had taken into the king's hands, and he has certified that he could do nothing concerning them because Richard had the custody thereof long before the receipt of the king's order by commission of the exchequer.

June 16.
Canterbury.

To the treasurer and barons of the exchequer. Order to cause to be assigned to the merchants of the society of the Bardi of Florence all the issues of the custom of London after John de Hanon[ia] have been satisfied for the sum of money assigned to him therefrom, and of the custom of Southampton after John de Pultenay have been satisfied for what is due to him from the little custom of the city and from the custom of that town, and the issues of other customs in places where the merchants may be speedily satisfied for the sums due to them, as they have lent to the king divers sums and assignments therefor have been made to them upon the customs and other issues in the chancery and at the exchequer by divers commissions, and a great part of the money thus borrowed from them is still in arrear. By p.s. [2690.]

June 28.
Eltham.

To the same. Order to cause allowance to be made to Simon, archbishop of Canterbury, in the tenth granted to the king at Leicester in the time of Walter, the late archbishop, and in other debts due to the king from Walter, for 800*l.*, which the king ordered William de Leycestria and John de Braydeston, keeper of the goods of the said Walter, to pay to Reginald de Cobham out of Walter's goods, which goods the king ordered them to deliver to archbishop Simon [*as at page 338 above*].

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*Membrane 17—cont.*June 28.
Eltham.

To the justice of Wales, or to him who supplies his place, and to the chamberlain of Kaernervan. Order to commit to Master Matthew, arch-deacon of Anglesey in North Wales, the king's mills of the county of Anglesey for ten years, rendering therefor the usual ferm and 20s. yearly as increment, unless it appear to them that such commission is to the king's damage and prejudice, as Matthew has besought the king, by petition before him and his council at Northampton, to commit the mills to him under this form, in consideration of his and his ancestors' services. By pet. of C.

June 26.
Eltham.

To the sheriff of Wilts. Order to supersede until otherwise ordered the execution of the king's order to cause a coroner for that county to be elected in place of Ralph le Longe of Couleston, which order the king made because he understood that Ralph was insufficiently qualified, as he now learns upon trustworthy testimony that Ralph is sufficient and fit for the office, and to enjoin Ralph to execute the office henceforth.

By the testimony of John Mautravers.

July 3.
Reigate.

To Simon de Bereford, escheator this side Trent. Order to deliver to Alice, late the wife of Andrew Peverel, two parts of the manor of Blachyn-ton, and not to intermeddle further with the manors of Smythyngg and Ywhurst, which he has taken into the king's hands by reason of Andrew's death, and to restore the issues thereof, as the king learns by inquisition taken by the escheator that Andrew and Alice were enfeoffed jointly for their lives of the said manors and two parts by fines levied in the late king's court by his licence, with remainder to Andrew, son of the said Andrew, and to the heirs of his body, and that Alice continued her joint seisin thereof until the day of her husband's death, and that the manors are held of Alina de Moubray as of the honour of Brombre (*sic*) by the service of three knights' fees and by doing suit at the court of Brembre from three weeks to three weeks for all service, and that the two parts are held of the king by the service of two parts of a knight's fee and by rendering half a mark yearly to Pevensey castle, which is of the honour of Laige, for all service, and the king has taken Alice's fealty for the said two parts.

July 4.
Reigate.

To the sheriffs of London. Order to pay to Bertram de la More, the king's serjeant, 10 marks from the ferm of the city for Michaelmas next, in accordance with the late king's grant of that sum to him for life at Michaelmas yearly.

July 5.
Guildford.

To Simon de Bereford, escheator this side Trent. Order to cause John son and heir of Henry de Brok, tenant in chief of the late king, to have seisin of his father's land, as he has proved his age before the escheator and the king has taken his homage. By p.s. [2744.]

July 4.
Reigate.

To the collectors of the custom of wool, hides, and wool-fells in the port of London. Order to pay to John de Hanon[ia], or to Dinus Forsetti and Peter Byne and their fellows, merchants of the society of the Bardi of Florence dwelling in that city, John's attorneys in this behalf, 500 marks for Easter term last of the 1,000 marks yearly granted to him by the king, on 7 February, in the first year of his reign, from the issues of that custom, notwithstanding any assignments of the customs made or to be made by the king, as the king wishes to provide so that John shall not be hindered in receiving his rent aforesaid by any such assignments.

July 3.
Reigate.

To the treasurer and barons of the exchequer. Order to audit the account of Stephen le Blount for the time when he was the late king's chamberlain of Scotland and receiver of his victuals at Berwick-on-Tweed, and to cause to be done what they shall see fit for the final issue of the account.

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July 6.
Guildford.

To the same. Order to cause Nicholas de Tunstal to be discharged of 32*l.* from the sale of the woad of Peter de Sancto Fusiano, merchant of Amiens, which he arrested, when he was the late king's bailiff of Shorham, co. Sussex, by reason of the war between the said king and the king of France, at Shorham, in the custody of Denis de Gyencourt, Peter's yeoman, which sum the king ordered him to pay to Peter.

*Membrane 17—cont.*July 3.
Reigate.

To Simon de Bereford, escheator this side Trent. Order not to intermeddle further with the lands of Roger de Huntyngfeld, and to restore the issues thereof, as the king learns by inquisition taken by the escheator that Roger held no lands in chief at his death by reason whereof the custody of his lands ought to pertain to the king, but that he held divers lands of other lords by various services.

July 1.
Eltham.

To the sheriff of Leicester. Order to cause a coroner for that county to be elected in place of William de Shepeye, who has no lands in that county except those that he holds in fee tail jointly with his wife.

July 4.
Reigate.

To the treasurer and barons of the exchequer. Order to cause allowance to be made to Thomas de Leycestria, late keeper of the manor and park of Wyndesore, for as much yearly for the custody for the time of his office as was usually allowed to others who had that custody in their accounts.

July 2.
Eltham.

To the same. Order to cause such process under the exchequer seal to be made against the fermors, bailiffs, and other ministers of Queen Isabella, and the receivers of the issues of the lands that she holds in dower or otherwise for term of life, and against the executors of the wills of such bailiffs, ministers, and receivers to render their ferm and rents to her exchequer as has been usually made against the like officers of the king hitherto, as the king is given to understand that her bailiffs, ministers, and receivers refuse to pay the ferm and issues to her exchequer or to come to her exchequer to make such payments or to render their accounts. By K.

July 4.
Reigate.

To Queen Isabella's bailiffs of Cippenham. Order to pay to the abbot of Westminster the arrears of a yearly rent of 50*s.* from that manor from the time that it came to Queen Isabella's hands, and to pay the same rent to the abbot yearly hereafter for so long as the manor shall be in her hands and in their custody, as the late king—upon its being found by an inquisition taken by the keeper of the manor, which was then in his hands, that the abbot of Westminster ought to receive and have from the manor the said yearly rent, because the manor is held of him as of the chief lord by the service of rendering the aforesaid rent yearly for all service, and that the abbot and his predecessors were always seised of the rent aforesaid from time out of mind, as well by the hands of the earl of Cornwall as by the hands of others who held the manor, until the Annunciation, in the 6th year of the said king's reign, at which time the manor came to his hands, since which time nothing had been paid to the abbot—ordered the keeper of the manor to pay to the abbot the arrears of the rent from the time when it came to his hands, and to pay the rent thereafter, and the manor is now in Queen Isabella's hands by the king's grant, and the abbot has not obtained payment of the rent from the time that the manor thus came to her hands. By C.

July 12.
Chichester.

To the sheriff of Lincoln. Order to cause a coroner for that county to be elected in place of Ralph de Cressy, who is incapacitated by infirmity.

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*Membrane 16—cont.*July 4.
Reigate.

To the sheriff of Berks. Order to cause Henry Husee, knight, to have seisin of 50 acres of land, 20*s.* of rent, and a third of a messuage in West Wyttenham, as the king learns by inquisition taken by the sheriff that Ingelram le Spicer of Abyndon, who was outlawed for felony, held the premises of Henry, and that John de Brumpton, late sheriff of that county, had the king's year, day, and waste thereof, and ought to answer to the king therefor.

To the treasurer and barons of the exchequer. Order to cause the mayors of the city of London to be charged with wardships and marriages and all other things pertaining to the office of escheatry in that city from 6 March, in the first year of the king's reign, when he granted by charter to the citizens that no escheator or other minister of his should exercise the office of escheatry in the city, but that the mayor of the city for the time being should execute that office.

To the same. Order to cause allowance to be made to Simon de Bereford, whom the king appointed escheator this side Trent on 13 December, in the first year of his reign, in his account for as much for his fee from that day and hereafter as has been usually allowed to other escheators for their fee hitherto.

July 8.
Chichester.

To Simon de Bereford, escheator this side Trent. Order to restore to John de Norwico, son and heir of Walter de Norwico, all issues received from the manors of Bradefeld and Dalham from the time of Walter's death, as the king, on 20 February last, ordered the escheator to take into his hands all the lands that belonged to Walter, who was then dead, and it was found by inquisition taken by the escheator that Walter held no lands in chief of the king on the day of his death, but that he held the aforesaid manors at fee-farm, rendering therefor 40*l.* to the exchequer yearly, and the king took John's fealty for the manors on 7 April, and ordered them to be delivered to him, and John has now shewn the king that the escheator defers delivering to him the issues of the manors although he is charged with the ferm thereof from the time of Walter's death.

July 11.
Chichester.

To the treasurer and barons of the exchequer. Order to discharge Richard de la Pole and William his brother of 1,001*l.* 5*s.* 11*d.* paid to them by the collectors of the custom in Boston and of 1,000*l.* paid to them by the collectors of custom in Kyngeston-on-Hull, in execution of the king's order of 24 August, in the first year of his reign, which sums they have allowed to the collectors [*as at page 277*], as the king understands that they charge Richard and William with the aforesaid sums because the collectors did not deliver to them the king's letters ordering the payment, which letters the treasurer and barons are to receive from them.

May 25.
Dover.

To the treasurer and chamberlains. Order to cause a tally at the king's receipt to be levied and delivered to the collectors of the custom of wool in Kyngeston-on-Hull and in Southampton, if they ascertain that the collectors have paid the 500 marks from each port that the king ordered them to pay to James Nicholas, Peter Reyner, and their fellows, merchants of the society of the Bardi of Florence [*as at page 445 above*].

July 12.
Chichester.

To the sheriff of Oxford. Order to cause a verderer for the forest of Whucchewod to be elected in place of Thomas Golafre, who is incapacitated by infirmity and age.

July 12.
Chichester.

To the treasurer and barons of the exchequer. Order to supersede the demand made upon William la Zousche of Haringworth, one of the heirs of George de Catilupo, tenant in chief of Edward I. for the ferm of Calne or other ferms that George was wont to render to the exchequer for his

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Membrane 16—cont.

lands, for the time that the lands were in the hands of the said king, who, on 4 November, in the first year of his reign, ordered Master Richard de Clifford, then escheator this side Trent, to take all the lands of the said George, then dead, into his hands, the said king having, on 1 May, in the second year of his reign, taken the fealty of Eudo la Zousche, who married Milicent, sister and co-heiress of George, for the purparty of George's inheritance falling to her, which purparty he ordered to be delivered to them.

July 2.
Dover.

To Roger de Mortuo Mari, earl of March, justice of Wales. Order to appoint some persons in whom he can trust to survey the king's castles in North Wales and the defects therein, who shall obey and be intendent to Nicholas de Acton, chamberlain of North Wales in the premises, as the king has ordered the chamberlain to cause the defects in the castles that most need repair to be repaired by the view and testimony of those to be thus appointed by the justice. By K.

[*Federa.*]

Mandate in pursuance to the chamberlain.

By K.

July 10.
Chichester.

To Simon de Bereford, escheator this side Trent. Order not to distrain Roger de Pedwardyn for homage and fealty for the lands that he holds of the king, as he has done homage and fealty to the king.

*MEMBRANE 15.*July 7.
Guildford.

To the treasurer and barons of the exchequer. Order to cause to be levied for the king's use 200 marks for Midsummer term last due to the king from brother Peter Marie, proctor in England of the abbot of Fécamp in Normandy, the king having, on 3 May last, committed to him the custody of the temporalities and goods of the abbey in the king's hands, to have with all liberties and other things pertaining to the custody and the issues thereof from the time of the voidance of the abbey, for so long as the temporalities shall remain in the king's hands, rendering therefor to the exchequer 433*l*. 6*s*. 8*d*. at Midsummer, Michaelmas, Christmas, and Easter, to wit 200 marks at Midsummer and 100*l*. at each of the other terms, for so long as the temporalities are in the king's hands.

July 4.
Reigate.

To Robert Selyman and John de Trevaignon, justices to take assizes in co. Southampton. Whereas the king ordered John de Stonore and the aforesaid John, then his justices to take assizes in the said county, to proceed to the taking of an assize of novel disseisin arraigned before them by John le Mareschal of Bovenden and Constance his wife against Thomas son of John de Venuz, Edward de Sancto Johanne, and others named in the original writ concerning tenements in Estworldham, the taking of which assize had been long delayed, or to certify the king why they could not proceed to take the assize, and they returned that the assize is thus arraigned concerning a manor in Estworldham, and that the said Edward came before them and said that the aforesaid Thomas is the son and heir of John de Venuz, who held the manor of the king in chief and died seised thereof, and that the king had granted the manor to Edward until the said heir came of age, and he proffered the king's letters patent testifying this, by reason whereof they had deferred proceeding to take the assize without consulting the king; and the king learns from John le Mareschal and Constance that John de Venuz, grandfather of the aforesaid heir, enfeoffed Thomas le Mareschal of the aforesaid manor by the late king's licence and by fine levied in his court, and that Thomas, having had seisin thereof, granted it to the said John de Venuz and Margery his wife for their lives, so that it should remain after their death to the aforesaid John le Mareschal

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Membrane 15—cont.

and Constance and John's heirs, as is contained in the said licence and in the fine, and that after the death of John de Venuz and Margery the said John le Mareschal and Constance entered the manor, and held it peacefully for a long time, until John de Venuz, father of the aforesaid Thomas, and the said Thomas with many others unjustly disseised them thereof, for which reason they arraigned the aforesaid assize against Thomas as the principal disseisor and against others named in the original writ, and they have besought the king to provide them with a remedy since Thomas was the principal disseisor, as they assert they are prepared to prove; and the assize remains to be taken before the aforesaid Robert and John by the king's commission to them to take all juries and certificates arraigned before his justices in that county: the king, having consideration to the letters of his father and to the fine aforesaid and to the fact that the assize is arraigned against Thomas as principal disseisor, orders the justices to proceed to take the assize as speedily as possible, notwithstanding Edward's allegation aforesaid, provided that they do not proceed to render judgment without consulting the king.

By p.s. [2739.]

July 11. To the treasurer and barons of the exchequer. Order to cause allowance to be made to the collectors of the old and new custom in the port of Lenne for 1507, paid by them to Thomas de Useflet, the late clerk of the great wardrobe, in execution of the king's order of 16 July, in the first year of his reign, to pay this sum to Thomas towards the expenses of his office.

July 7. William Diryvol of Dersham, chaplain, and Robert Miriel of Yoxford, imprisoned at Ipswich for the death of Richard son of Richard de Bandon of Yoxford, have letters to the sheriff of Suffolk to bail them until the first assize.

July 14. To John de Bolyngbrok, escheator beyond Trent. Order to cause dower to be assigned to Katherine, late the wife of Thomas Basset, tenant in chief, as she has taken oath before the king not to marry without his licence.

July 11. To the treasurer and barons of the exchequer. Order to supersede the demand made upon William la Zousche of Haryngworth, one of the heirs of George de Cantilupo, for the ferm of Calne or other yearly ferms that William de Cantilupo used to render to the exchequer for his lands, for the time when they were in the hands of Henry III. and Edward I., and to discharge William la Zousche thereof, as Henry III., on 10 December, in the 38th year of his reign, ordered the abbot of Persore and James Frist, then his escheators, to take into his hands all the lands of William de Cantilupo, deceased, tenant in chief, and Edward I., on 1 May, in the first year of his reign, took the fealty of George de Cantilupo, son and heir of William, for the lands that his father held of Henry III., and ordered the lands to be rendered to him.

July 15. To the treasurer and barons of the exchequer. Order to discharge Marca, late the wife of Henry Dyve, tenant in chief, of the value of Henry's lands, which lands the king committed to her, on 9 August, in the first year of his reign, during the minority of John son and heir of Henry, from 4 September following, when the king granted the value that she was bound to render therefor to William de Clynton, and when he ordered her to pay the value to William.

July 12. To the sheriff of York. Order to supersede the king's order to cause a coroner for that county to be elected in place of Nicholas de Metham, which order the king issued because he was given to understand that Nicholas

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Membrane 15—cont.

was insufficiently qualified, as he now learns upon trustworthy testimony that Nicholas is sufficient and fit for the office, which office the sheriff is to enjoin him to execute henceforth.

To the sheriff of Rutland. Order to cause a verderer for the forest of Roteland to be elected in place of Peter le Venour, deceased.

July 15.
Chichester.

To the sheriff of Berks. Order to cause the abbot of Abyndon to have seisin of a messuage in Abyndon, as the king learns by inquisition taken by the sheriff that Adam le Barbour of Abyndon, who was hanged for felony, held the messuage of the abbot, and that it has been in the king's hands for a year and a day, and that John de Brumpton, late sheriff of that county, had the king's year, day, and waste thereof, and that he ought to answer the king therefor.

William de la Wode of Tittele, imprisoned in Hereford castle for the death of William son of John de la Halle, has letters to the sheriff of Hereford to bail him until the first assize.

July 17.
Farnham.

To the sheriff of Kent. Order to supersede entirely his distresses of the men and tenants of the abbot of St. Augustine's, Canterbury, of his manors of Menstre in the Isle of Thanet, Chistelet, Stureye, Littleburn, Northburne, Lenham, and Plomstede to come to the sheriff's tourns by the borholders (*borghesaltri*) and four men of each tithing (*borgha*) of those manors to bring a rent called 'the sheriff's tourn,' provided that the rent be paid to the king in full at the tourns by one man, in accordance with the late king's order [*as in this Calendar, 19 Edw. II., p. 444*], as the king learns from the complaint of the men and tenants that the sheriff distrains them to come to this tourn by the borholders and four men of each tithing, contrary to the said order, and they have prayed the king to provide a remedy, and the king, having consideration to the fact that it is contained in the record and process in the aforesaid matter that view of frankpledge in the said manors was allowed to the abbot in the court of his progenitors and in the late king's court, and that it was agreed by the late king and his council that the sheriff should be ordered to supersede distraining the men and tenants to come as aforesaid, wills that the men and tenants shall not be aggrieved contrary to the allowances, consideration, and order aforesaid.

July 13.
Chichester.

To John de Bolyngbrok, escheator beyond Trent. Order to amove the king's hand from the land, fishery, and rent in Wolston specified below, and to permit the abbot of Shrewsbury to hold them without hindrance, and to restore to him any issues received therefrom, as the escheator has returned to the king that he did not take into the king's hands a rent of 20s. and a tithe of sheaves of the abbot in Wolston, but that Simon de Grymesby, late escheator beyond Trent, delivered to him, at the time of his appointment, by indenture a plot of land called 'Wyldegrene' containing a carucate of land, a fishery in Mersee, and 20s. of rent from the manor of Wolston, co. Lancaster, asserting that they were in the king's hands because one of the king's progenitors gave the land, fishery, and rent to a certain abbot of Shrewsbury, in order to find a monk celebrating divine service in the chapel of Wyldegrene for the souls of the kings of England, and that the present abbot withdrew the said chantry, and that the tenements are still in the king's hands for this cause, and the king is given to understand by the abbot that he and his predecessors from time out of mind held the land, fishery, and rent of the gift of Ranulph, sometime earl of Chester, quit and discharged of all service and exaction, and he exhibited the earl's charter to this effect in chancery.

MEMBRANE 14.

1329.

July 15.
Odiham.

To the sheriff of Kent. Order to deliver to John de Kyngeslond of that county by indenture at a reasonable price all the goods that belonged to Thomas de Stokyngham, deceased, which the king lately ordered to be taken into his hands because Thomas was bound to him and to Queen Isabella in divers debts and accounts to be rendered of the time when he was bailiff of her liberty in cos. Southampton and Wilts and for other causes, as John Roger of Challock, John de Stokyngham of Challock, William de Stokyngham of Godmersham, and Stephen atte Sle of Godmersham, of that county, have mainperned in Queen Isabella's exchequer at Westminster on behalf of the said John de Kyngeslond that he shall come to the exchequer on the morrow of Michaelmas next, and shall there render account to Queen Isabella for all the time that Thomas held the bailiwick aforesaid and did not render account therefor, and shall fully satisfy the king and her for all debts due from Thomas, so far as the said goods shall suffice for this purpose.

July 16.
Chichester.

To the treasurer and barons of the exchequer. Order to supersede until further orders the demand made by them upon Marca, late the wife of Henry Dyve, tenant in chief, for the value of Henry's lands, which lands the king committed to her on 9 August, in the first year of his reign, during the minority of John son and heir of Henry, the king having afterwards, on 4 September following, granted the said value to William de Clinton, to whom he ordered her to pay the value.

To Richard Caleware. Order to deliver to Hugh Daudele and Margaret his wife all the issues of the castle of Lydeford, the chace of Dertmore, and the hamlet of Wyk Suthtenge, co. Devon, for which Richard has not answered to the exchequer, the king having lately ordered him to deliver the castle, chace, and hamlet to them [*as at page 472 above*], as Hugh and Margaret have given him to understand that Richard detains from them the issues, although he has delivered to them the castle, chace, and hamlet.

July 22.
Windsor.

To Simon de Bereford, escheator this side Treut. Order to cause Robert de Colvill, son and heir of Edmund de Colvill, tenant in chief of the late king, to have seisin of his father's lands, as he has proved his age before John de Blomvill, the said king's escheator in cos. Norfolk, Suffolk, Essex, Hertford, Cambridge, and Huntingdon, and the king has taken his homage.

By p.s. [2778.]

July 23.
Windsor.

To the sheriff of Lancaster. Order to cause a coroner for that county to be elected in place of Richard de Hokeneshowe, whom the king has amoved from office for insufficient qualification.

July 24.
Windsor.

To Simon de Bereford, escheator this side Trent. Order not to intermeddle further with Clemencia de Vesey's manor of Stapelford, co. Leicester, and to restore the issues thereof to her, as she has shewn the king that the escheator has taken the manor into the king's hands pretending that she had died, wherefore she has prayed the king to provide a remedy, and the king learns upon trustworthy testimony that she is in good health.

To the sheriff of Lancaster. Order to cause a coroner to be elected in place of Robert de Hitton and John de Bradekerke, verderers of Lancaster forest belonging to Henry, earl of Lancaster, whom the king has amoved because he learns that they are insufficiently qualified.

To Simon de Bereford, escheator this side Trent. Order not to intermeddle further with the lands of Christina, late the wife of Adam de la Forde, and to restore the issues thereof, as the king learns by inquisition taken by the escheator that she held no lands of the king in chief at her death by reason whereof the custody of her lands ought to pertain to the king, but that she held divers lands of other lords by various services.

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July 22.
Windsor.

To Matthew de Crauthorn, keeper of the king's silver mine in co. Devon. Order to pay to Adam de Withiford, king's clerk—to whom the king, on 7 April, in the first year of his reign, granted the office of controller of his silver mine in that county during pleasure—such wages as others have been wont to receive for that office.

July 28.
Windsor.

To John de Bolingbrok, escheator beyond Trent. Order not to dis-train Matthew son of Herbert for his homage and fealty for the lands that he holds of the king, as he has done his homage and fealty to the king.

By p.s. [2798.]

The like to Simon de Bereford, escheator this side Trent.

July 2
Windsor.

To the sheriff of Wilts. Order to cause a coroner for that county to be elected in place of Ralph le Longe, whom the king has caused to be removed from office for insufficient qualification.

July 15.
Chichester.

To Simon de Bereford, escheator this side Trent. Order not to inter-meddle further with the tenements specified below, and to permit the master of the house of Ospreng to receive the rent named below, and to restore any issues received from the tenements, as the king—at the prosecution of the said master, suggesting that Peter, formerly master of that house, demised at fee-farm to Thomas le Keu 15 acres of land in Ospreng forty years ago, rendering therefor to the master eight quarters of barley, and also to the abbot of L'Ille Dieu a messuage and 15 acres of land in Opchirke for a term of years for eight loads of barley to be rendered to the master, and that, although the tenements were demised at their true value, so that the demise was not to the damage of the king or any other, or to the diminution of the estate of the house, the escheator has taken the lands into the king's hands by reason of such demise, detaining them so that the master could not receive the rent aforesaid—ordered the escheator to make inquisition concerning the premises, and it is found by the inquisition that the aforesaid Peter, in 15 Edward I., demised to Thomas 15½ acres of land in Ospreng, to him and his heirs for ever, rendering therefor to Peter and his successors 8 quarters of barley, and that the said Peter granted and demised to the abbot of St. Mary's, L'Ille Dieu, in the year 1289, 8 acres of land in the town of Opchirke for a term of 100 years, rendering therefor to the master and his successors 4 quarters of barley, and that Alexander, late master of the said house, in the year 1309 demised to the said abbot and his successors a messuage and 100 acres of land in Opchirke for the term of 80 years, rendering therefor to the master and his successors 4 quarters of barley yearly, and that the tenements in Ospreng are held of the king in 'gavelkende' as of the manor of Ospreng by suit at the said manor from three weeks to three weeks, and that the tenements in Opchirke (*sic*) are held of the king in 'gavelkende' as of the manor of Midd' in frankalmoine, except three acres thereof, which are held of John de Broke by the service of 12d. yearly, and that all the tenements are worth nothing beyond the rent aforesaid, and that the demise of the tenements is not to the damage of the king or any one else or to the diminution of the estate of the said house.

July 20.
Windsor.

To the same. Whereas the king lately ordered the escheator to certify him of the reason for taking into his hands a moiety of an acre of land in Wygetoft and the advowson of the church of that town belonging to the abbot of Croyland, and the escheator has signified to the king that he did not take the moiety into the king's hands, but that William Trussel, late escheator this side Trent, delivered the land to him at the time of his appointment to that office as glebe of the advowson aforesaid, asserting that it was in the king's hands by reason of the trespass committed by the abbot in appropriating to him and his house the land and advowson after

Membrane 14—cont.

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Membrane 14—cont.

the publication of the statute of mortmain without the late king's licence ; and the king is now given to understand by the abbot that the abbot acquired the moiety by the licence of Edward I., as contained in that king's letters patent, and he has prayed the king to cause his hand to be annexed from the moiety and to cause the moiety to be delivered to him : the king therefore orders the escheator not to intermeddle further with the land and advowson, if he find by inspection of the said letters patent that they are the land and advowson acquired by the licence aforesaid.

July 29.
Windsor.

To Simon de Bereford, escheator this side Trent. Order not to intermeddle further with 6 acres of land and 100*s.* of rent in Sutton and Maudyn belonging to the dean and chapter of St. Ethelbert's, Hereford, and to restore the issues thereof to them, which land and rent he has taken into the king's hands, pretending that the dean and chapter appropriated them after the publication of the statute of mortmain without licence from the king or his father, as the king learns by inquisition taken by the escheator that the dean and chapter acquired the land and rent from divers men there twenty years before the publication of the said statute, and that they acquired nothing in those towns after the publication of the statute, and that the land and rent are held of others than of the king by divers services.

July 24.
Windsor.

To John de Bolyngbrok, escheator beyond Trent. Order not to intermeddle further with a messuage and a carucate of land of Master Richard de Eryom in Eryom, and to restore the issues thereof to Master Richard, as the escheator has returned that he took into the king's hands the messuage and land aforesaid because he found by inquisition that William de Horeworth, who held them in fee, adhered to the Scots, the king's late rebels and enemies, and that they are in the king's hands for this reason, and the king afterwards—at Richard's prosecution, suggesting that William never had any estate in the messuage and land, and praying the king to provide a remedy—ordered the escheator to cause inquisition to be made concerning the premises in Richard's presence, if he wished to be present, and it is found by such inquisition that William had no estate in the messuage and land at any time, and was not seised thereof, but that Walter de Horeworth, William's brother, acquired the messuage and land in fee to him and his heirs from Robert de Eryom Mareschal, and that Walter was seised thereof in fee on the day of the adhesion aforesaid, and that he enfeoffed the said Richard thereof, and that the messuage and land are held of Andrew de Merkyngfeld by the service of 5*d.* yearly for all services, and are worth yearly in all issues 20*s.* 10*d.*

*MEMBRANE 13.*July 28.
Windsor.

To the sheriff of Cumberland. Order to deliver to Stephen de Swynnerton all his lands, goods and chattels, which the king lately ordered to be taken into his hands for certain trespasses, excesses, and disobediences, and all issues received therefrom.

The like, '*mutatis mutandis*', to the following :

The sheriff of Middlesex.

Simon de Bereford, escheator this side Trent.

John de Bolyngbrok, escheator beyond Trent.

July 28.
Windsor.

To John Darcy, lord of Werk in Tyndale, or to him who supplies his place. Whereas it was found by inquisition taken by Richard de Denton and Thomas de Fetherstanhalgh by the king's order that John Comyn, tenant in chief of the late king, was seised in his deinesne as of fee on the day of his death of the manor of Hensalgh with the park there, and of the

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Membrane 13—cont.

forest of Lowes, in the parts of Tyndale, and no mention was made of the inquisitions taken by the late king's order after John's death, and the king thereupon ordered John Darcy to take the manor, park, and forest into the king's hands, and to cause them to be delivered to Richard son of Gilbert Talbot, to whom the king had committed the custody of the lands in the parts of Tyndale that belonged to John; and David de Strabolgi, earl of Athole, has asserted before the king in chancery that John Comyn granted by charter to David de Strabolgi, late earl of Athole, father of the said David, of whom David is the heir, the manor with the park and forest aforesaid, and that David his father was seised thereof from the time of the gift until the day of his death, and that David the son entered the manor, park, and forest by the king's delivery after he had done homage therefor, and that he holds them at present, and this he offered to verify at the king's court should consider; wherefore the king gave him a day before him in chancery, to wit the octaves of Michaelmas next: the king therefore orders John Darcy to supersede in the meantime the execution of his order to deliver the manor, park, and forest to Richard. By C.

July 26.
Windsor.

To Queen Isabella. Order to cause to be paid to the abbot of Westminster the arrears of a rent of 50s. from the manor of Cippenham from the time when the manor came to her hands, and to pay to him the said rent henceforth, as the late king—upon its being found by an inquisition taken by the keeper of the manor, which was then in his hands, that the abbot of Westminster ought to receive and have from the manor the said yearly rent, because it is held of him as chief lord by the service of rendering that rent yearly for all service, and that the abbot and his predecessors were always seised of the rent aforesaid from time out of mind, as well by the hands of the earl of Cornwall as by the hands of others who held the manor, until the Annunciation, in the 6th year of the said king's reign, at which time the manor came to his hands, since which time nothing has been paid to the abbot—ordered the keeper of the manor to pay to the abbot the arrears of the rent from the time when it came to his hands, and to pay the rent thereafter, and the manor is now in Queen Isabella's hands for the term of her life, and the abbot has not obtained payment of the rent from the time when the manor thus came to her hands. By C.

July 30.
Reading.

To Simon de Bereford, escheator this side Trent. Order not to intermeddle further with a messuage and a bovate of land of the abbot of Croyland in Kyrkeby Lailthorp, as the king ordered William Trussel, late escheator this side Trent, to certify him of the reason for taking them into the king's hands, and William signified that he did not take them into the king's hands, but that Matthew Broun, the late king's escheator in cos. Lincoln, Northampton, and Rutland took them into the said king's hands because it was found by an inquisition of office taken by him that the abbot entered the tenements, which William Drury formerly held, after the publication of the statute of mortmain without licence from the late king, and that Matthew delivered the tenements with other lands by indenture to William Trussel for custody, and the king afterwards—at the abbot's prosecution, suggesting that he had in no wise intruded himself in the tenements, but that he and his predecessors were seised thereof as of the right of their church at all times past, and praying the king to cause them to be delivered to him—ordered Simon to make inquisition concerning the premises, and it is found by such inquisition that the abbot did not intrude himself in the messuage and land, but that he and his predecessors were seised thereof as of the right of their church from time out of mind, and that the said William Drury did not hold them at any time except at the abbot's will, and that they are in the king's hands for this reason, and that they are not held of the king.

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July 29.
Windsor.*Membrane 13—cont.*

To Robert de Poleye, king's yeoman. Order not to intermeddle further with the office of the assay of ulnage of 'Worstedes' in the city of Norwich and elsewhere in co. Norfolk, which office the king granted to him for life at Queen Isabella's request, and to bring the king's letters patent of appointment to the chancery to be cancelled, as the king has caused the grant to be revoked by the counsel and assent of the prelates and magnates of the realm, because he understands that such assize of cloths of Worstedes was not wont to be made in the times of his progenitors, and that the workers of that cloth withdraw themselves from their work by reason of the grant of the assize aforesaid, whereby they and the merchants and others who were wont to buy such cloth are damnified and impoverished, concerning which matter divers complaints are daily brought to the king by prelates, magnates, and others of the realm.

Memorandum, that Robert came into chancery at London, on 1 August, and brought the said letters thither to be cancelled, and they are cancelled.

July 30.
Reading.

To the sheriff of Rutland. Order to take anew the oaths of those verderers for the forest of Roteland elected in the late king's time who are sufficiently qualified, and to cause others to be elected in the places of those who are insufficiently qualified, causing to be elected those who best know and can execute the office, certifying the king of the names of those thus remaining in office and of those to be thus elected.

July 29.
Windsor.

To the sheriff of Norfolk. Order to cause proclamation to be made that all workers of cloths of 'Worstedes' shall work them and sell them without an assay being made thereof, according to the custom in the times of the king's progenitors, notwithstanding the king's commission of the office of the assay of the ulnages of Worstedes to Robert de Poleye, as the king has caused the commission to be revoked for the reasons stated in the next preceding order, and has ordered Robert to bring the letters of appointment to the chancery to be cancelled.

To the treasurer and barons of the exchequer. Whereas the king was given to understand that in the manor of Bustlesham, which belonged to Hugh le Despenser, the younger, and which is in the king's hands by his forfeiture, there are many defects in the houses, mills, walls, and ponds, and that they greatly need repair, and wishing to be certified by the sheriff of Berkshire what defects—*Incomplete.*

Vacated.

To the same. Order to cause William de Langeford, to whom the king committed the aforesaid manor during pleasure, to have allowance in his account at the exchequer for the expenses about the repair of the houses, mills, walls, and ponds of the manor, examining the inquisition that the king caused to be made by the sheriff of Berks concerning the defects in the houses, etc., whereby it appears that William caused certain of the defects to be repaired, which inquisition the king sends to them *sub pede sigilli*, as William has besought the king to cause allowance to be made to him for such expenses.

July 30.
Reading.

To the sheriffs of London. Order to cause Neugate gaol to be repaired by the testimony of John de Stonore and Robert de Wodehous, as the king is given to understand that the gaol is so weak and threatened with ruin that the prisoners cannot be kept therein unless it be speedily repaired.

July 28.
Windsor.

To Simon de Hederset, John Claver, and Walter de Fileby. Order to supersede entirely the execution of the king's late appointment of them as justices to make inquisition in co. Norfolk what malefactors with Thomas Martyn, Alan Isoude, Richard de Spettisham, Roger Isoude, Edmund Payn, Richard de Bloundeston, Thomas Costyn, Robert de Wode, Hugh

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Membrane 13—cont.

Clement, John Cokesson, John Irish, John Curteys, and Robert Bond took and carried away Queen Isabella's goods at Great Yarmouth to the value of 100*l.*, and assaulted Walter Stampard of Ipswich, her servant, whereby she lost his service for a long time, and to hear and determine this trespass. As the king understands that the aforesaid men with Henry Man, Henry Oldman, Richard Dekne, Henry de Blundeston, Thomas Jermeyn, John Taverner, Richard Denneyesman of Blundeston, Bartholomew Cappe, John Red, and Richard Braunche, who are indicted for the trespass aforesaid before the justices, are placed in exigent to be outlawed in that county because they did not come to answer to Queen Isabella, the king has ordered the sheriff to supersede entirely their exaction in this behalf.

July 27.
Windsor.

To the treasurer and barons of the exchequer. Order to cause Henry de Percy, to whom the king, on 13 August last, committed the custody of the castle of Scardeburgh during pleasure, to have 40 marks yearly for his fee for the custody from the issues, prises and profits of the castle, and from the ferm of the town of Scardeburgh, as he has prayed the king to cause this sum to be paid to him, asserting that other constables of the castle received 40 marks for the custody in the times of the king's progenitors.

July 27.
Windsor.

To William de Okle, keeper of the manor of Ellesmere. Order to associate with him John de Hinkele, sheriff of Salop, and obtain information concerning the bounds placed round the manor in the late king's time, and if he find that any purpresture has been made within the said bounds, to cause that whereof the purpresture is made to be resumed into the king's hands, and to cause the manor to be kept bounded in the same state as it was previously, as the late king, when the manor was in his hands, understanding that many men having lands adjoining the lands of the manor made purpresture in divers manners upon the lands and other things pertaining to the manor, ordered the keeper of the manor to cause it to be bounded by certain bounds, which was done, and the manor is now in the hands of Queen Isabella by the king's grant, and the king is given to understand on her behalf that divers men having lands adjoining the said manor have made purpresture upon the lands of the manor in the time when the manor was in the king's hands and after it came to her hands, and do so still.

By K.

May 25.
Dover.

To Simon de Bereford, escheator this side Trent. Order to cause James Daudele, son and heir of Nicholas Daudele and kinsman and co-heir of William Martyn, tenants in chief of the late king, to have seisin of his father's lands and of his purparty of William's lands, as the king has rendered to him the said lands and purparty although he is not yet of full age.

By p.s. [2669.]

To Roger de Mortuo Mari, earl of March. Order not to intermeddle further with the aforesaid lands and purparty, which are in his custody by the king's commission.

By the same writ.

Aug. 19.
Gloucester.

To the sheriff of Northampton. Order to expend up to 20*l.* in repairing the houses within Northampton castle, by the view and testimony of William de Pillarton, constable of the castle, and of William Gauge of Northampton.

By p.s. [2856.]

*MEMBRANE 12.*July 28.
Windsor.

To the treasurer and barons of the exchequer. Order to cause allowances to be made to John de Crumbewell, keeper of the Forest beyond Trent, for what he has paid to the prior of St. Mary's, Carlisle, for the tenth penny of all extra-parochial agistments in the forest of Inglewod, in execution of the king's order [*as at page 461 above*].

1329.

July 27.
Windsor.*Membrane 12—cont.*

To Oliver de Ingeham, justice of Chester. Whereas at the prosecution of Oliver de Burdegala and Matilda his wife—suggesting that they were seised of the manor of Smalwode, co. Chester, as of Matilda's right until the death of Joan, late the wife of Nicholas Daudele, and that the king's ministers in that county before his accession seised the manor into his hands after Joan's death, and detained it until the king caused it to be delivered to Oliver and Matilda by process made by them against him, and that the said ministers received all the issues thereof all the time that it was thus in the king's hands, which issues remained in the king's possession upon the delivery aforesaid, and praying for restitution of the issues aforesaid—the king ordered the justice of Chester of that time to make inquisition concerning the value of the manor and how long it was in the king's hands, and it was found by the inquisition taken by the said (*sic*) Richard that all the lands of the manor are in the hands of bondmen and render yearly 22*l.* 11*s.* 8*d.*, and that there is a water-mill there in the hands of the bondmen, for which they render yearly 106*s.* 8*d.*, and that the bondmen render yearly at Martinmas 79*s.* 8*½d.* of a custom called 'le yeilde,' and 4*l.* at Whitsuntide every third year for a custom called 'le couyeld,' and that the pleas and perquisites of the hallmoot (*hallemote*) of the manor are worth yearly 6*s.* 8*d.*, and that the aforesaid Joan died about the feast of St. Peter ad Vincula, 16 Edward II., and that the manor was taken into the king's hands immediately after her death by his escheator in co. Chester before his accession, and that it was detained in his hands until 12 April, 17 Edward II., and that the king meantime took the issues and profits of the manor, such as in rents, customs, and ferms, together with 4*l.* of the said custom called 'le couyeld' that fell due at Whitsuntide, 16 Edward II., wherefore the king ordered the aforesaid Richard and John Payne, then chamberlain of Chester, to pay to Oliver the issues of the manor up to the said 12 April; and Oliver has only received, as he says, 26*l.* 6*s.* 8*d.* of the said issues, which amount to 68*s.* 9*s.* 5*d.* for the said time, as is contained in the inquisition: the king orders the justice to take information of the sum received by Oliver of the said issues by virtue of the king's orders aforesaid, and to cause the arrears thereof to be paid to him.

By p.s. [2794.]

July 12.
Chichester.

To John Darcy, justiciary of Ireland, or to him who supplies his place. Order to deliver to Richard Talbot and Elizabeth Comyn his wife the issues of the manor of Bauma in Ireland, of the yearly value of 27*l.* 18*s.* 7*½d.*, the town of Jerpoint (*Jeripontis*), of the yearly value of 8*l.* 9*s.* 6*d.*, a rent of 68*s.* 2*½d.* to be received by the hands of the burgesses of Ederdrym, and a moiety of two parts of the manor of Fernes, which moiety is of the yearly value of 30*l.* 8*s.* 8*d.*, from 22 March, in the 18th year of the late king's reign, when the said king assigned them to Elizabeth, kinswoman and co-heiress of Aymer de Valencia, late earl of Pembroke, as her purparty, the late king having ordered the said John Darcy, then justiciary of Ireland, to cause Elizabeth to have seisin of the premises, and the king, at the suggestion of Richard and Elizabeth that the order had not been executed, ordered Thomas le fitz Johan, late earl of Kildare, justiciary of Ireland, to deliver the premises to them, and the king now learns from their complaint that the issues thereof are detained from them from the said 22 March, although the said Thomas delivered the premises to them, wherefore they have prayed the king to provide a remedy. If there be any cause why the justiciary cannot execute this order, he is to certify the king of it under his seal without delay.

Aug. 17.
Gloucester.

To the sheriff of Gloucester. Order to cause a coroner for that county to be elected in place of John Methelan, the elder, who is incapacitated by age and infirmity.

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Aug. 16.
Gloucester.

To John Mautravers, keeper of the Forest this side Trent. Whereas the king, on 1 May, in the first year of his reign,—upon its being found by John de Blumvill, his late escheator in cos. Norfolk, Suffolk, Cambridge, Huntingdon, Essex, and Hertford, that Thomas son of Richard de Clare at his death held of the late king in chief the stewardship of the forest of Essex, by the service of 1d. to the exchequer yearly, and that Margaret, late the wife of Bartholomew de Badelesmere, aunt of the said Thomas, and Robert son of Matilda, late the wife of Robert de Clifford, kinsman of the said Thomas, are his next heirs, and that Margaret was then aged 40 years and the said Robert was then under age—rendered to Margaret her purparty of the stewardship and committed to her the custody of Robert's purparty during his minority, in response to her petition, and ordered William Trussel, then escheator this side Trent, to deliver to her the stewardship aforesaid, taking from her security for her relief for her purparty; and, on 20 August following, the king took Robert's homage for the lands that Matilda his mother held at her death of the late king, and ordered Simon de Bereford, escheator this side Trent, to cause Robert to have seisin of his mother's lands : the king orders the keeper to deliver to Margaret and Robert the stewardship aforesaid, and to restore to Margaret all issues of her moiety thereof from the said 1 May, and to restore to Robert all the issues of the other moiety from the said 20 August.

Aug. 17.
Gloucester.

To Simon de Bereford, escheator this side Trent. Order not to intermeddle further with a hide of land called 'la Neulond' in Neubury, and to restore the issues thereof to the abbot of Préaux, as the king—at the abbot's prosecution, suggesting that his predecessors acquired the hide long before the publication of the statute of mortmain, and had hitherto held it peacefully, and that the escheator had taken it into the king's hands, pretending that the abbot or the prior of Aston, his attorney in England, had acquired the hide from Robert de Ludham, late parson of the church of Neubury, after the publication of the statute without the king's licence—ordered the escheator to make inquisition concerning the premises, and it is found by the inquisition that neither the abbot nor the said prior nor other attorneys of the abbot in England acquired the hide, which is now built upon, after the publication of the statute, but that the abbot and his predecessors held it peacefully from time out of mind.

Aug. 19.
Gloucester.

To the treasurer and barons of the exchequer of Dublin. Whereas Clement V. granted to Richard de Sancto Leodegaro the archdeaconry of Dublin, which was void by the death of Master John de Haveryng, the late archdeacon, in the pope's court ; and the late king confirmed and accepted the pope's gift of the archdeaconry to Richard, because he understood that certain persons, pretending that the archdeaconry was void in his right in the said court at the time when the temporalities of the archbishopric of Dublin were in the hands of Edward I., molested Richard upon his possession of the archdeaconry under colour of the royal right of the late king, and the late king willed that all processes begun in his name against Richard concerning the archdeaconry by reason of the said right of Edward I. should be revoked and annulled ; and Richard has now given the king to understand that a plea was moved between the late king in his court of Ireland against Richard and the dean and chapter of St. Patrick's, Dublin, for this that the dean and chapter should permit the said king to present a fit person to the archdeaconry for the reason aforesaid, and that the dean and chapter were amerced in 20*l.* in that plea, which are exacted from them by summons of the said exchequer: the king, having consideration to the aforesaid grant and acceptance and to the revocation of all processes against Richard concerning the premises, orders the treasurer and barons to super-

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Membrane 12—cont.

sede entirely the exaction of the said 20*l.* from the dean and chapter, and to cause them to be discharged thereof.

Aug. 20. Gloucester. To Richard de la Pole, the king's butler. Order not to distrain William de Layburn, merchant, to pay customs on his wines brought into this realm otherwise than as native merchants do, as the king learns from his complaint that Richard and his ministers, asserting that William is an alien because he has a wife residing in the king's city of Bordeaux, where he stayed for some time, exact from him customs for his wines as an alien merchant, and distrain him therefore, wherefore he has prayed the king to provide a remedy, and William was born (*oriundus*) in the town of Aldebergh, co. Norfolk, and is a burgess of the town of Lyme, co. Dorset, and has there a perpetual dwelling, as the king learns by trustworthy testimony. It is provided that William shall not avow the wines of alien merchants as his own, under the incumbent pain.

Aug. 18. Gloucester. To the justiciary of Ireland, or to him who supplies his place. Order to take into the king's hands a messuage and 180 acres of land in Bretouneston in Ireland, and to cause them to be delivered to the abbot and convent of Dundraynan in Scotland, if he ascertain that they held the messuage and land as of the right of their church before their lands were taken into the late king's hands by reason of the Scotch war, as the king lately ordered him to restore to the abbot and convent their lands in Ireland [*as at page 337 above*], and the justiciary has signified that he could not execute that order because the king had granted the messuage and land aforesaid to Thomas de Warilow for life before the order was delivered to the justiciary, and the abbot has prayed for delivery thereof according to the treaty between the king and Robert, late king of Scotland. By K. & C.

Aug. 22. Gloucester. To the sheriff of Northampton. Order to cause a verderer for the forest of Whitlewode to be elected in place of Henry Goboun, who is insufficiently qualified.

By the testimony of John Mautravers, keeper of the forest aforesaid.

Aug. 26. Gloucester. To the sheriff of Somerset. Order to expend up to 20*l.* in repairing the houses, walls, and other buildings of the castle of Corf, by the view and testimony of John Mautravers, keeper of the castle. By K.

Aug. 18. Gloucester. To Simon de Bereford, escheator this side Trent. Order not to distrain Robert de Ufford for his homage and fealty for the lands that he holds of the king, as he has done homage and fealty to the king. By p.s. [2850.]

Sept. 3. Gloucester. To the same. Order to cause John Kyriel, son and heir of Nicholas Kyriel, tenant in chief, to have seisin of his father's lands, as he has proved his age before the escheator and the king has taken his homage. By K.

MEMBRANE 11.

Aug. 28. Gloucester. To the sheriff of Wilts. Order to supersede until the feast of All Saints next the execution of the king's order to cause a coroner for that county to be elected in place of Ralph le Longe. By C.

Aug. 30. Gloucester. To Robert Selyman and John de Trevaignon, justices to take assizes in co. Southampton. Whereas the king lately ordered them to proceed to the taking of an assize of novel disseisin arraigned before John de Stonore and the said John de Trevaignon, then justices to take assizes in that county, by John le Mareschal of Bovyndon and Constance his wife against Thomas son of John de Venuz and Edward de Sancto Johanne and others concerning tenements in Est Worldham, which assize remained to be taken before Robert and John, notwithstanding Edward's allegation that he holds

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Membrane 11—cont.

the manor of Est Worldham during the minority of the aforesaid Thomas by the king's letters patent; and the king, upon being given to understand that Robert and John had proceeded to the taking of the assize, ordered Robert to send to him the tenor of the record and process of the assize, and it is contained therein that it was found by the recognition of the assize taken before Robert and John by the assent of the parties that the manor of Est Worldham, concerning which the assize is arraigned, was formerly in the seisin of John de Venuz, grandfather of the aforesaid Thomas, as of his right and inheritance, and that John, by the late king's licence and by fine levied before his justices of the Bench, enfeoffed Thomas le Mareschal of the manor, and that Thomas, after he had full seisin thereof, granted the manor to the said John de Venuz and Margery his wife for their lives, with remainder to the aforesaid John le Mareschal and Constance and to John le Mareschal's heirs, by virtue of which fine John de Venuz and Margery were seised of the manor, and afterwards the aforesaid John de Venuz, father of the said Thomas, unjustly disseised John de Venuz and Margery of the manor, by reason whereof they brought a writ of novel disseisin against the said John, father of Thomas, before certain justices of the late king, and it was found by the assize taken between them at Andevre that John, father of Thomas, unjustly disseised the said John de Venuz and Margery of the manor, wherefore it was considered that they should recover their seisin, and they were placed in seisin of the same, and continued their seisin during the life of John de Venuz, after whose death John, father of Thomas, again ejected Margery from the manor, wherefore she sued out a writ of re-disseisin against him, and recovered the manor by process before the sheriff and coroner, by whom she was placed in seisin, and that after her death John le Mareschal and Constance entered the manor as what ought to remain to them by virtue of the fine aforesaid, and were seised thereof as of their freehold until John, father of Thomas, and others disseised them thereof: the king, having consideration to the divers processes in the late king's court and to the judgments rendered herein against John, father of Thomas, and to the fact that Thomas cannot claim any right in the manor through his father, orders the justices to proceed to render judgment herein, notwithstanding that Thomas is a minor in the king's wardship or the allegation aforesaid.

By p.s. [2887.]

Sept. 2.
Gloucester.

To the treasurer and barons of the exchequer. Order to cause A. bishop of Worcester to have allowance at the exchequer for 11*l.* 7*s.* 2*d.*, taken from the manor of Temple Gutyng, co. Gloucester, in the king's hands by the forfeiture of Hugh le Despenser, the younger, the custody whereof the king committed to him when he was bishop of Hereford, by Master Pancius de Controne, the king's physician (*medico*), during the time that he had the manor, which the king afterwards granted to him for life, from the corn growing therein and the corn in the barns, which were the bishop's chattels.

By p.s. [2907.]

Aug. 20.
Gloucester.

To the treasurer and barons of the exchequer, and to the chamberlains. Order to cause payment to be made to Dinus Forsetti and his fellows, merchants of the society of the Bardi of Florence, out of the first moneys coming to the receipt of the exchequer for the debts due to them from the king, or to cause assignment therefor to be made to them in places where they may be speedily satisfied, as they have promised to find a certain sum of money daily for the expenses of the king's household for a certain time, and the king assigned to them certain customs within the realm, and the king wishes speedy satisfaction to be made to them for other debts due to them for which they have letters obligatory under the great seal and bills under the seals of other keepers of the wardrobe.

By p.s.

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Sept. 2.
Gloucester.

To the treasurer and barons of the exchequer. Order to cause a recognisance for 20*l.* marks made in the late king's exchequer to Hugh le Despenser, the elder, by Peter de Skidmor and Thomas West to be cancelled and annulled, as the king learns upon trustworthy testimony that Peter was of the quarel of Thomas, late earl of Lancaster, and was for that reason detained for a long time in the late king's prison, and that he and Thomas West made the recognisance aforesaid to save his life and to have his lands again, which had been taken into the late king's hands for this reason.

By p.s. [2904.]

Sept. 1.
Gloucester.

To the treasurer and barons of the exchequer. Order to cause Henry de Ferariis, knight,—who acknowledged in chancery, on 9 February last, that he owed to the king 2,000 marks, whereof 750 marks were to be paid at certain specified terms and the other 1,250 marks at the king's pleasure—to be discharged of 200*l.* in the first terms of payment of the aforesaid 750 marks, as the king afterwards pardoned him that sum out of the 750 marks.

By K.

Aug. 28.
Gloucester.

To the same. Whereas the king lately, when he was in the parts of York, ordered Richard de la Pole, his butler, by word of mouth to cause to be delivered to John de Hanon[ia], in addition to the 40 tuns of wine that he ordered by letters of privy seal to be delivered to him, a tun of wine daily whilst John was at York towards his wages, by the view and testimony of Augustine de Woxebrigg and John de Milford, whom the king deputed to stay with John, and Richard caused to be delivered 22 tuns of wine to Augustine and to John de Milford for the use of John de Hanonia by virtue of the order aforesaid, as is contained in an indenture made between them, and Augustine and John de Milford have charged themselves with the said 22 tuns, and have rendered account thereof before Robert de Wodehous, then keeper of the wardrobe, as Richard states that he can prove; and the treasurer and barons defer allowing these 22 tuns to Richard in his account, wherefore he has prayed the king to provide a remedy: the king therefore orders the treasurer and barons to examine the indenture aforesaid, and if they find it is as stated, and if it appear by the said Robert's certificate that Augustine and John de Milford have charged themselves with the said 22 tuns, and have accounted therefor before him, to cause the said 22 tuns to be allowed to Richard in his account.

Sept. 1.
Gloucester.

To the sheriff of Stafford. Whereas the king at the prosecution of Agnes, late the wife of Thomas Wyther,—suggesting that Thomas and she, by fine levied before William de Bereford and his fellows, the late king's justices of the Bench, in the 17th year of the said king's reign, between Thomas and Agnes, demandants, and William de Ippestanes, deforciants, acquired to themselves and the heirs male of their bodies from William a messuage, two carucates of land, 16 acres of meadow, and 10 marks 6*s.* 8*d.* of rent in Calton and Onemastmathefeld, and were seised thereof by virtue of the fine, and continued their joint seisin until the tenements were taken into the king's hands by reason of Thomas's disobedience—ordered the sheriff to make inquisition concerning the premises, and it is found thereby that Thomas and Agnes acquired the tenements by fine in form aforesaid, and continued their joint seisin thereof until they were taken into the king's hands for the cause aforesaid, and that they are in the king's hands solely for this reason; and Agnes has besought the king to cause the tenements to be delivered to her as Thomas is now dead: the king therefore orders the sheriff to deliver the tenements to her.

Sept. 3.
Gloucester.

To the sheriff of Kent. Order to expend up to 40*l.* about the repair of the houses and other things within Dover castle that most need repair, by

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Membrane 11—cont.

the view and testimony of Bartholomew de Burghassh, constable of the castle, or of him who supplies his place.

By K. & C.

Sept. 1.
Gloucester.

To the sheriff of Hereford. Whereas the king at the prosecution of Agnes, late the wife of Thomas Wyther,—suggesting that Thomas and she, by fine levied at Leoministre within the liberty of the abbot and monks of Radyng, in the 17th year of the late king's reign, between Thomas and Agnes, demandants, and William de Ippestanes, deforciants, acquired the manor of Kynebalton to them and the heirs male of their bodies, and were seised thereof by virtue of the fine, and continued their joint seisin until the tenements were taken into the king's hands by reason of Thomas's disobedience,—ordered the sheriff to make inquisition concerning the premises, and it is found thereby that Thomas and Agnes acquired the manor in form aforesaid, and that they continued their seisin thereof from the Ascension, in the aforesaid year, until Thursday before St. Peter in Cathedra last, upon which day the manor was taken into the king's hands by pretext of the disobedience aforesaid, and that it is still in the king's hands solely for this reason ; and Agnes has prayed the king to cause the manor to be delivered to her as Thomas is now dead : the king therefore orders the sheriff to deliver the manor to her.

Sept. 3.
Gloucester.

To the sheriff of Sussex. Order to cause a coroner for that county to be elected in place of Walter de Bridham, deceased.

Sept. 11.
Hereford.

To John de Shardelowe. Order to intend the holding of pleas before the king with Robert de Malberthorp and other justices, as the king wills that John shall intend the holding of the said pleas with them during pleasure.

By K. & C.

Sept. 12.
Hereford.

To the treasurer and barons of the exchequer. Order to cause William de Fulbourn, the king's yeoman, to be discharged of 10 marks exacted from him by summons of the exchequer by reason of a debt due to the king from William de Fulbourn, deceased, late one of the barons of the exchequer.

By p.s. [2922.]

Sept. 10.
Gloucester.

To the same. Order to cause allowance to be made to William de Donecastre, in the 16*l.* 13*s.* 4*d.* exacted from him for debts due from him to the late king, for 80*l.*, which he lately paid by the king's order to Master Stephen de Chestun, then chamberlain of Chester, for the king's use, as appears by a tally in William's possession under the seal of the chancery of Chester used by the king before his accession, and as the king learns by the testimony of Oliver de Ingham, justice of Chester, and of Richard de Bury, the king's late chamberlain there, William having prayed the king to cause such allowance to be made to him.

By p.s. [2916.]

MEMBRANE 10.

Sept. 22.
Gloucester.

To the sheriff of Leicester. Order to compel all those who are bound and have been wont to repair the king's gaol at Leicester to do so, by distresses and otherwise as he shall see fit, as has been usual heretofore, as the king learns that the gaol is so out of repair that the prisoners may escape unless it be quickly repaired.

Sept. 20.
Gloucester.

To the treasurer and chamberlains. Order to pay to Dinus Forsetti and his fellows, merchants of the society of the Bardi of Florence, out of the first moneys coming to the exchequer for proffers at Michaelmas term next and from all other issues of the realm with all speed, 5,000 marks, as well as the 73*l.* 13*s.* 5*d.* that the king ordered them to pay out of the said

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Membrane 10—cont.

proffers [*as at page 470 above*], as the 5,000 marks from the king of Scotland that ought to have been paid to them between Midsummer and Michaelmas was not paid to them for certain reasons. The treasurer and chamberlains are enjoined to so conduct themselves in this behalf that the merchants shall not have grounds for withdrawing from the king's service, and shall not suffer damage or loss. The king wills that the merchants shall receive the other 5,000 marks from the king of Scotland according to his former letters.

By p.s. [2959.]

Oct. 3.
Gloucester. To the bailiffs of Lincoln. Order to pay to William de Ros of Hamelak 75 marks from the ferm of that city for Michaelmas term last, in accordance with the late king's grant, of 22 August, in the 16th year of his reign, of 150 marks yearly from the ferm of that city, and of the like sum from the ferm of the city of York, until he should provide him with 300 marks of lands yearly between the Thames and the Tees.

The like to the bailiffs of York.

Oct. 6.
Gloucester. To the treasurer and barons of the exchequer. Order to cause allowance to be made to the bailiffs of Lincoln for 75 marks, paid by them in execution of the preceding order.

The like in favour of the bailiffs of York.

Sept. 25.
Gloucester. To the bailiffs of Nottingham. Order to pay to Robert de Neuwerk and Meliora his wife, late the wife of Gilbert de Glenkarny, 10*l.* from the bailiffs' ferm for Michaelmas, as they have prayed the king to cause the 20*l.* yearly granted to Meliora by the hands of the escheator beyond Trent [*as at page 327 above*] to be paid to them by the bailiffs of that town, since in the past they have been unable to obtain prompt (*paratam*) payment thereof.

Sept. 18.
Gloucester. To the treasurer and barons of the exchequer and to the chamberlains. Order for the treasurer and chamberlains to pay to William de Roos of Hamelak 200*l.* out of the money first paid into the exchequer, or for the treasurer and barons to cause him to have an assignment for that sum, notwithstanding any order to the contrary, and to pay him or to cause assignment to be made to him for 100*l.* yearly until he have been paid 633*l.* 17*s.* 4*d.* due to him from the king, as appears by a bill in his possession under the seal of Robert de Wodehous, archdeacon of Richmond, late keeper of the king's wardrobe.

By p.s. [2947.]

Oct. 3.
Worcester. To John de Bolyngbrok, escheator beyond Trent. Order not to intermeddle further with lands of Robert de Holand, and to restore the issues thereof, as the king learns by inquisition taken by the escheator that Robert at his death held no lands of the king in chief by reason whereof the custody of his lands ought to pertain to the king, but that he held divers lands of other lords by various services, and that Robert de Holand, his son, is his next heir and is aged seventeen years.

To the treasurer and barons of the exchequer. Order to cause to come before them at the exchequer all clerks who were receivers of the moneys, jewels, and other things pertaining to the late king's chamber, to render their accounts thereof before the treasurer and barons.

By C.

Sept. 16.
Gloucester. To the treasurer and barons of the exchequer and to the chamberlains. Order to pay to John de Warenn, earl of Surrey, 2,000*l.* out of the first profits of wards, marriages, and escheats pertaining to the king as they fall in, which sum the king has granted to him for his good service.

By p.s. [2945.]

Oct. 4.
Worcester. To John de Bolyngbrok, escheator beyond Trent. Order not to intermeddle further with the lands of John de Markham, and to restore the issues

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Membrane 10—cont.

thereof, as the king learns by inquisition taken by the escheator that he held no lands at his death in chief of the king by reason whereof the custody of his lands ought to pertain to the king, but that he held divers lands of other lords by various services, and that Elizabeth and Cicely, his daughters, are his next heirs.

Oct. 3.
Worcester. To the treasurer and barons of the exchequer. Order to admit Henry de Lameleye, clerk, in place of Nicholas de Teukesbury, king's clerk, to execute during Nicholas's pleasure what pertains to the office in the exchequer that Nicholas de Acton, clerk, lately had, which office the king lately committed to Nicholas de Teukesbury for life, as Nicholas de Teukesbury has prayed the king to grant that he may substitute Henry to execute the office, because he is unable to exercise the office in person at present owing to certain affairs.

Oct. 6.
Worcester. To the same. Order to allow to John de Bolyngbrok, to whom the king committed the office of escheatry beyond Trent during pleasure on 16 August, in the second year of his reign, such fee for that office in his account as has been usually allowed heretofore to other escheators in that office.

Oct. 3.
Worcester. To John de Bolyngbrok, escheator beyond Trent. Order not to intermeddle further with the lands of John de Holt, and to restore the issues thereof, as the king learns by inquisition taken by the escheator that he held no lands at his death of the late king in chief by reason whereof the custody of his lands ought to pertain to the king, but that he held certain lands in Rened as of the castle and honour of Cliderhowe, which belonged to Thomas, late earl of Lancaster, by the service of paying 18*d.* yearly to that castle for all service, and that William de Holt, his son, is his next heir and is of full age.

To the same. Like order concerning the lands of Ralph de Clayton, as the king learns by inquisition taken by the escheator that Ralph at his death held no lands in chief of the late king by reason whereof the custody of his lands ought to pertain to the king, but that he held certain lands in Dytton as of the honour of the castle of Clyderhowe, which belonged to Thomas, late earl of Lancaster, by the service of paying 5*s.* yearly to the castle for all service, and that Henry de Clayton, his son, is his next heir and is of full age.

Oct. 3.
Worcester. To the same. Like order concerning the lands of John son of Walter de Bradhill, as the king learns by inquisition taken by the escheator that Walter at his death held no lands in chief of the late king by reason whereof the custody of his lands ought to pertain to the king, but that he held certain lands in Wlypshire of William de Wysewell by certain services, and that Walter, his son, is his next heir and is of full age.

To the same. Like order concerning the lands of Henry de Shuttelesworth, as the king learns by inquisition taken by the escheator that Henry at his death held no lands in chief of the late king by reason whereof the custody of his lands ought to pertain to the king, but that he held certain lands in Shuttelesworth of John de Thornehull by certain services, and that Henry, his son, is his next heir and is of full age.

MEMBRANE 9.

Sept. 3.
Gloucester. To the sheriff of Nottingham. Order to make summons of an eyre for common pleas in that county at Notyngham on Monday after St. Martin next before William de Herle, Ralph de Bereford, John de Ifeld, Adam de Brom, and William de Denum and others.

By K. & C.

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Membrane 9—cont.

The like to the sheriff of Northampton for an eyre for that county at Northampton on Monday after All Saints next before Geoffrey le Scrop, Lambert de Trikyngham, John de Cantebrigg, John Randolph, John de Radenhale and others.

Sept. 11.
Hereford. To Richard de Aldeburgh. Order to intend what pertains to the office of king's serjeant in the aforesaid eyre at Northampton, as the king wills that he shall be his serjeant in the eyre, and he has ordered the justices to admit him to that office. By K. & C.

Sept. 3.
Gloucester. To the sheriff of Nottingham. Order to cause the great house within the outer bailey of Nottingham castle and other houses in the same bailey that shall be necessary for the session of the aforesaid justices to be repaired by the view and testimony of Hugh de Stapilford and John de Driffeld, and to cause all other things necessary for the session to be made anew, and to cause new houses necessary for the session to be constructed there. By K. & C.

To the sheriff of Northampton. Like order to cause the great hall within the castle of Northampton and other houses in the same bailey (*sic*), etc., to be repaired. By K. & C.

Oct. 4.
Worcester. To the treasurer and chamberlains. Order to cause the rolls of the two last eyres in co. Northampton and the rolls of the two last eyres in co. Nottingham to be searched, and to cause the rolls of the former county to be delivered to Geoffrey le Scrop and the rolls of the latter county to be delivered to William de Herle by indenture. By K. & C.

Sept. 3.
Gloucester. To John de Stonore, chief justice of the Bench. Order to cause pleas touching the men of co. Northampton pending undecided before him to be adjourned before Geoffrey le Scrop and the other justices in eyre aforesaid, as has been usual heretofore in the like case, and to cause proclamation to be made in the Bench aforesaid that the men of that county shall prosecute their records of the pleas aforesaid, if they think fit.

To the same. Like order for adjournment of all pleas touching men of co. Nottingham before William de Herle and other justices in eyre aforesaid.

Sept. 3.
Gloucester. To Peter de Ludyngton, keeper of the king's writs in the common bench. Order to deliver to Adam de Stayngrave, king's clerk, to whom the king has committed the custody of the rolls and writs in the aforesaid eyre in co. Northampton, by indenture all writs concerning the aforesaid pleas in that county. By C.

To the same. Like order for delivery to William de Scothowe, king's clerk, for the delivery of writs concerning pleas in co. Nottingham.

Oct. 28.
Daventry. To William de Denum. Order to intend what pertains to the office of king's serjeant in the aforesaid eyre in co. Nottingham, as the king wills that he shall be his serjeant in the eyre, and he has ordered the justices to admit him to that office. By K. & C.

Sept. 16.
Gloucester. To the treasurer and barons of the exchequer. Robert Poair, late chamberlain of the king and of his father in North Wales, has shewn the king that many debts are due to the king in those parts of the time when Robert was chamberlain from sheriffs and other bailiffs there deputed by royal commissions, with which debts Robert remains charged in his account before the treasurer and barons, and the king thereupon ordered Roger de Mortuo Mari, earl of March, justice of Wales, to certify him concerning the aforesaid debts, and the justice certified that 54*l.* (*quinquaginta, quzdraginta et quinque libre*) 16*s.* 7*d.* are due to the king in those parts from sheriffs and other ministers of the time aforesaid for divers causes, as

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Membrane 9—cont.

appears by the certificate, which the king sent to the exchequer under his great seal, and Robert has prayed the king to cause allowance to be made to him of the sum aforesaid in his account rendered or to be rendered before the treasurer and barons: the king therefore orders them to inspect the certificate, to which the king gives credence, and to cause Robert to be discharged and acquitted of the sum aforesaid: provided that that sum be levied from the sheriffs, bailiffs, and ministers aforesaid. By p.s. [2946.]

To the same. Order to cause the aforesaid Robert to be discharged and acquitted of 300*l.* in the arrears of his account, as he has shewn the king that he served the king and his father in the office of chamberlain of North Wales for four and a half years, and that he incurred great costs and expenses during that time for the rule of that office beyond the appointed fee, especially for the preservation of the king's peace, which was much disturbed in those parts at the time when Queen Isabella and the king landed in England with an armed force to pursue Hugh le Despenser, the younger, and the earl of Arundel, then justice of North Wales, and other enemies of the king, by reason whereof and for other causes touching the king's profit Robert incurred great expenses to the total of 300*l.* and more, and he has prayed the king to cause suitable allowance to be made to him for the expenses aforesaid, and the king learns from trustworthy testimony that Robert at that time held good place with the king, and he has pardoned him the aforesaid 300*l.* for his expenses aforesaid in consideration of his good and lawful service and discreet rule in that office. By p.s. [2949.]

Sept. 20. Gloucester. To Bartholomew de Burghersh, constable of Dover castle and warden of the Cinque Ports, or to him who supplies his place in the port of Dover. Order to permit the abbot of Licques (*Liskens*) of the Premonstratensian order, who lately came into the realm by order of the abbot of Prémontré to visit some churches of that order in England subject to him, to cross from Dover with his men, horses, and equipments.

Vacated, because on the dorse.

To the same. Order to permit the abbot of Langedon, of the Premonstratensian order, who is going by the king's licence to his chapter-general at Prémontré, to cross the sea from Dover with 20 marks for the expenses of himself and his household.

[*Vacated as above.*]

MEMBRANE 8.

Oct. 8. Worcester. To the sheriff of Berks. Order to cause a coroner for that county to be elected in place of Robert atte More, who is incapacitated by illness and age.

Sept. 30. Worcester. To Simon de Bereford, escheator this side Trent. Order not to interfere further with the lands of Walter de Nevill, and to restore the issues thereof, as the king learns by inquisition taken by the escheator that Walter held no lands in chief at his death by reason whereof the custody of his lands ought to pertain to the king, but that he held divers lands of other lords by various services, and that Agnes de Nevill, his daughter, is his next heir and is aged fourteen years and one month.

Oct. 13. Brackley. To John de Insula, constable of Wyndesore castle. Order to cause the king's chaplains celebrating divine service in the chapel of that castle to have bread, wine, oil, and other small necessaries for the celebration of divine service from Michaelmas last until next Michaelmas.

Oct. 6. Worcester. To Simon de Bereford, escheator this side Trent. Order not to interfere further with the lands of Robert Poer, and to restore the issues

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Membrane 8—cont.

thereof, as the king learns by inquisition taken by the escheator that Robert at his death held no lands of the king or of the heir of Simon de Arch', tenant in chief of the late king, a minor in the king's wardship, by reason whereof the custody of his lands ought to pertain to the king, but that he held divers lands of Robert de Bousser by the service of 2*s.* yearly, and that John, son of the aforesaid Robert Poer, is his next heir and of full age.

Oct. 12. Worcester. Richard de Paytelyn and Thomas de Bulmer, imprisoned at York for trespass of venison in the forest of Galtres, have letters to bail them until the first assize.

William le Forester of Lynton, William son of Peter de Alne, and Henry le Yunge of Clifton, imprisoned at York for trespass of vert in the aforesaid forest, have letters to bail them until the first assize.

Oct. 15. Dunstable. To Simon de Bereford, escheator this side Trent. Order to deliver to Alice, late the wife of John de Sancto Johanne of Basyng, tenant in chief, the manor of Basyng, co. Southampton, except the park of the same, and 77 acres of meadow in the same, which manor, with the exception of the park and meadow, is extended at 21*l.* 1*s.* 3*d.* yearly, and the parks of Prevet and Shireburn, in the same county, which are worth nothing beyond the maintenance of the deer, and a third of certain lands in Sotewell, co. Berks, extended at 6*l.* 17*s.* 10*d.* yearly, which the king has assigned to her in dower.

Memorandum, that this assignment was made by the assent of Robert de Monte Alto, to whom the king granted the custody of the said John's lands during the minority of his heir, and that the aforesaid parks of Shirburn and Prevet were assigned to Alice because there are many other parks remaining in the heir's possession. It is also granted that dower shall be saved to her of the lands that John held at his death, if there be any, whereof no mention is made in the inquisitions taken after John's death, when the inquisitions thereof shall be returned into chancery, and that dower shall be saved to her of the lands that John held to him and Isabella, formerly his wife, and to the heirs of their bodies, if she ought to be dowered thereof according to the law and custom of the realm. And it is agreed that Alice shall be charged with a third of the charges falling upon the said manors and other lands whereof she is dowered.

Oct. 6. Worcester. Richard son of John de Hasken of Dunholand, imprisoned at Lancaster for the death of Simon son of Thomas de Lydyate, has letters to bail him until the first assize.

Oct. 19. Dunstable. To Simon de Bereford, escheator this side Trent. Order not to intermeddle further with the lands of Thomas de Veer, and to restore the issues thereof, as the king learns by inquisition taken by the escheator that Thomas at his death held no lands in chief of the king by reason whereof the custody of his lands ought to pertain to the king, and that John son of Alfonso de Veer is his next heir and is aged seventeen years.

Oct. 6. Worcester. To the same. Order to deliver to John de Meysy the manor of Merston Meysy, co. Wilts, as the king, at the prosecution of John by petition before him and his council in the parliament at Westminster—suggesting that Hugh le Despenser, the elder, had unjustly disseised him of the manor aforesaid, and that [when] he wished to prosecute his right concerning the same against Hugh in the late king's court, [Hugh] caused him to be indicted for being of the quarrel of Thomas, late of earl of Lancaster, by reason whereof John went to parts beyond sea, where he stayed until he returned in the king's company, and he has prayed the king to restore to him the

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Membrane 8—cont.

manor, which is in the king's hand by Hugh's forfeiture—appointed Adam Walrond, Philip atte Beche, William de Shareshull, and Robert de Hungerford to make inquisition concerning the premises in the presence of the keeper of the manor, and it is found by their inquisition, taken in the presence of Thomas de Beauver, keeper of the manor, that Hugh unjustly disseised John of the manor in the 31st year of the late king's reign, and that John was seized thereof in peace in his demesne as of fee before the disseisin, and that Hugh manifestly threatened John because John sued out a writ of noval disseisin against him in prosecuting his right to the manor, asserting that John was of the said earl's quarrel, and that he would have attached John wheresoever he could have found him, by reason whereof John went to parts beyond sea and durst not return during Hugh's life, and that John did not release his right in the manor to Hugh or to any one else at any time, and did not make any estate thereof to Hugh, and that the manor is in the king's hands by Hugh's forfeiture and for no other reason, and the treasurer and chamberlains have certified that they have searched the treasury by the king's orders, and that they found nothing touching the manor amongst the muniments that belonged to Hugh in the treasury.

By p.s. and pet. of C.

To the same. Order not to intermeddle further with a messuage and a virgate of land in Yaverlonde, in the Isle of Wight, as the king learns by inquisition taken by the escheator that Miles Daniel of Yaverlonde held them in his demesne as of fee of Theobald Russel, then a minor in the late king's wardship, as of the manor of Yaverlonde by the service of 5s. yearly to that manor and by doing suit at the manor at two views of frankpledge yearly for all service, and that Roger Daniel his son is his next heir and is of full age.

Oct. 19. To the sheriff of York. Order to pay to Joan Comyn of Boghan 20*l.* out of the issues of his bailiwick for Michaelmas term last, in accordance with the king's grant, of 27 March, in the first year of his reign, to her of 40*l.* yearly from the sheriff of that county in aid of her maintenance.

Dunstable. Oct. 20. To the sheriff of Warwick. Order to cause a coroner for that county to be elected in place of William de London of Herdewyk, who is incapacitated by age and infirmity.

Worcester. Oct. 8. To the treasurer and chamberlains. Order to cause a tally to be levied and delivered to the sheriff of Cumberland for 140*l.*, which he has paid to Anthony de Lucy in execution of the king's order to pay to Anthony all issues of the county of Cumberland until he should be satisfied therefrom and from the issues of the castle of Carlisle, the manors of Penreth, Soureby, and Ouldfdale, in that county, for 577*l.* 10*s.* 0*d.*, due to him for the wages of himself and of the men-at-arms and hobelers that he retained in his company for the custody of the castle and town of Carlisle and the marches of cos. Cumberland and Westmoreland, as appears by a bill under the seal of Robert de Wodehous, late keeper of the wardrobe, which Anthony delivered into chancery and which the king sends to the treasurer and chamberlains enclosed in the presents.

Dunstable. Oct. 20. To Simon de Bereford, escheator this side Trent. Order not to intermeddle further with a toft, two virgates of land, two acres of meadow, and a fishery in Loden and La Legh near La Hurst, and to restore the issues thereof to the abbot of Abyndon, as the king learns by inquisition taken by the escheator that John de Buckenham held the premises in villeinage of the abbot as of the right of the abbot's church of St. Mary, Abyndon, and that John was unable to make the customs and services therefor due, and left the tenements, and that the abbot, wishing to provide for his indemnity

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Membrane 8—cont.

and the preservation of the right of his church, entered the tenements, as was lawful for him to do, and did not acquire aught in fraud of the statute of mortmain, and that Thomas de Harpeden, the late king's escheator, seised the premises into the said king's hands, and that they are in the king's hands solely for this reason.

To the same. Order not to intermeddle further with 5 acres of land in La Legh near La Hurst, and to restore the issues thereof to the abbot of Abyndon, as the king learns by inquisition taken by the escheator that John atte Leye, who held them of the abbot in villeinage, alienated them to William de Elsefeld contrary to law and custom, and that the abbot, wishing to provide against the damage to him and the peril of disinheritance of his church arising from such alienation, entered the land as he was entitled to do, and thus held it, and that he did not acquire aught in fraud of the statute of mortmain, and that Thomas de Harpeden, the late king's escheator, seised it into the said king's hands, and that it is thus in the king's hands.

To the sheriff of Gloucester. Order to cause a verderer for the forest of Dene to be elected in place of William Gamage, who is insufficiently qualified.

Oct. 22.
Dunstable.

To John de Bolyngbrok, escheator beyond Trent. Order not to intermeddle further with the lands that John de Thornton of Stokes[ey] held of other lords than the king, and to restore the issues thereof, retaining in the king's hands until otherwise ordered the lands that he held in the town of Sutton in Galtres, as the king learns by inquisition taken by the escheator that the said John and Mary his wife, who still survives, held at John's death to them and John's heirs certain lands in Sutton of the king in chief by homage and the service of the two-hundredth of a knight's fee, and that he held no other lands of the king in chief by reason whereof the custody of his lands ought to pertain to the king, but that he held on the same day divers other lands of other lords by various services, and that Ivo de Thornton, his son, is his next heir and is of full age.

To the bailiff of the liberty of Tyndale. Order to cause to be assigned to Edmund, earl of Kent, and Margaret his wife, late the wife of John Comyn of Badenagh, tenant in chief of the late king, the dower due to Margaret of the said John's lands, according to the extents made by Simon de Grymesby, late escheator beyond Trent, the tenor whereof the king sends to the bailiff *sub pede sigilli*, or according to others to be made if necessary, in the presence of Richard Talbot, to whom the king has committed the custody of John's lands, if he wish to be present.

Oct. 21.
Toddington.

To the treasurer and barons of the exchequer. Order to cause Robert de Ufford and Margaret his wife, late the wife of Thomas de Kayli, tenant in chief of the late king, to be discharged of 20*l.*, which are exacted from them for a fine made by Margaret with the late king for licence to marry wheresoever she wished, as the king has pardoned them this sum.

By p.s. [3007.]

*MEMBRANE 7.*Oct. 3.
Worcester.

To the treasurer and barons of the exchequer. Order to cause William David, late keeper of the lands of Robert de Holand in co. Stafford, to be discharged of the said lands and of the ferm thereof from 24 December, in the first year of the king's reign, when the king ordered him to restore the lands to Robert [*as at page 191 above*].

Oct. 7.
Worcester.

To the treasurer and barons of the exchequer. Order to examine the account rendered by Thomas de Sancto Albano, canon of Southwell, and

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Membrane 7—cont.

William son of Robert de Grenefeld, executors of the will of Master William de Grenefeld, sometime archbishop of York, of the goods and chattels of the said William, and if they find that 689 marks 5*s.* 5*d.* from the same came to the hands of the late king, and that the executors have not been satisfied for that sum, to allow to the executors in that sum the debts exacted from them by summons of the exchequer, as the executors have shewn the king, by petition before him and his council, that, after the archbishop's death, the keepers of the temporalities of the archbishopric, then in the late king's hands by reason of the voidance of the archbishopric, took into the said king's hands goods and chattels of the archbishop to the value of the aforesaid sum, and that no payment therefor has been made to the executors, althoough they have rendered their account, and they have prayed the king to cause the debts aforesaid to be allowed to them in the sum aforesaid.

To John de Crombewelle, keeper of the Forest beyond Trent, or to him who supplies his place in the forest of Shirwode. Order to deliver John Peytevyn, imprisoned at Notingham for trespass of vert and venison in Shirwode forest, to twelve mainpernors who shall undertake to have him before the next justices in eyre in co. Nottingham [for forest pleas].

May 15. To John Giffard of Wonewastowe. Order to deliver to James de Audele son and heir of Nicholas de Audele, kinsman and co-heir of William Martyn, tenant in chief of the late king, the lands that belonged to Nicholas and his purparty of William's lands, which are in John's custody by the late king's commission, as the king has rendered to James all his lands although he is not yet of full age. By p.s.

Oct. 17. To Simon de Bereford, escheator this side Trent. Order not to distrain William de Whitewell for fealty for the lands that he holds of the king, as he has done fealty to the king.

Oct. 12. To the sheriff of Somerset. Order to cause a coroner for that county to be elected in place of Thomas de Panes, who is incapacitated by illness and infirmity.

Oct. 18. To the sheriff of York. Order to pay to Margery, late the wife of Duncan de Frendraght, 24 marks 6*s.* 8*d.* from the issues of his bailiwick for Michaelmas term last, in accordance with the king's grant to her, on 6 October, in the first year of his reign, of 49 marks yearly from the issues of the sheriff's bailiwick from 16 August preceding, in recompence for the manor of Briggestok, co. Northampton, which she held during the king's pleasure in aid of her maintenance and which the king assigned on that day to Queen Isabella.

Sept. 24. To John de Insula, keeper of the manor of Lughtburgh. Order to pay Gloucester. to Richard de Whiteside, chaplain, the arrears of 5 marks 1*s.* 6*d.*, and to pay him that sum [yearly] henceforth out of the issues of the manor, and to cause him to have eight cartloads of brushwood [yearly] from the wood of the manor for so long as the manor shall be in John's custody, as the king learns by inquisition taken by the sheriff of Leicester, by the king's order by privy seal, and returned into the wardrobe, that Richard has a chantry within the said manor of the gift of Hugh le Despenser, late earl of Winchester, receiving yearly from the issues of the manor for the chantry five marks, and for wine and wax 18*d.*, and eight cartloads of brushwood in the wood of the manor. By p.s. [2971.]

Oct. 16. To the treasurer and barons of the exchequer. Order to allow to Dunstable. Geoffrey de Vylers, in his account of the issues of the lands forfeited to the late king in co. Warwick, whereof he was receiver, what they shall ascertain that he paid out of the issues in execution of the late king's order to him

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Membrane 7—cont.

by letters of privy seal dated 14 November, in the 17th year of his reign, to receive by indenture from William Davy, formerly the late king's receiver of the said issues, two of the said king's carters with two carts and twelve cart-horses, and to pay to each of the carters for himself and his groom 4*½d.* daily, and to deliver to them the necessaries for the maintenance of the horses and the repair of the carts, from Sunday then last past for so long as they should stay there, by indenture to be made between him and the carters, and Geoffrey paid to them 11*l.* 11*s.* 3*½d.* from the said Sunday until 11 January next following, to wit for forty days, the last day being counted, as appears by indenture made between them.

Oct. 6.
Worcester.

To the same. Order to cause the account of Robert de Nottingham, baron of the exchequer, of the moneys received by him of the debts due to the king in the northern parts for victuals at Newcastle-on-Tyne, sold to divers men of those parts in the time of the king and of his father, which debts the king lately appointed Robert to levy and collect, to be audited and to cause to be done what shall be necessary for the final issue of his account, receiving from him any letters obligatory concerning such debts that he may have in his possession, causing the sums therein contained to be levied.

Oct. 3.
Worcester.

To the treasurer and barons of the exchequer. Order to supersede until a month from Easter next the exaction of 100*l.* from John de Louth, son and heir of Richard de Louth, knight, by reason of a recognisance for that sum made in the late king's chancery by Richard, on 4 April, in the 16th year of the said king's reign, to Hugh le Despenser, the father, which sum is exacted for the king's use by reason of Hugh's forfeiture, so that the king may in the meantime cause to be done before him at John's prosecution what ought to be done according to the statute in the late parliament at Westminster, whereby it is provided that all recognisances made to Hugh le Despenser, the father, and Hugh le Despenser, the son, by force and duress after their exile shall be annulled, etc., as the king—at the prosecution of the said John, suggesting that Richard made the recognisance by force and duress after the exile, and praying the king to cause him to be discharged thereof—sent the tenor of the recognisance to Robert de Malborthorp and his fellows, justices appointed to hold pleas before the king, enclosed in a writ, and ordered them to inspect the tenor and the statute and to cause to be done for John's discharge what ought to be done according to right and according to the form of the statute.

Oct. 20.
Dunstable.

William Ayete, imprisoned at York for trespass of vert in the forest of Galtres, has letters to bail him until the first assize.

Oct. 15.
Dunstable.

To Robert de Monte Alto, keeper of the lands that belonged to John de Sancto Johanne of Basyng', tenant in chief, in the king's hands by reason of the heir's minority. Order to pay to Nicholas de Venuz two parts of a rent of 53*s.* 4*d.* out of the ferm of the said lands for so long as they shall remain in Robert's custody, as the king has pardoned Nicholas, in consideration of a fine, the trespass made by him in acquiring for life the said rent of 53*s.* 4*d.* from the manor of Basynges from the said John, who held it of the king in chief, without the king's licence, and has granted that he may have and hold of him the rent for life by the services therefor due and accustomed. The king has ordered Alice, late the wife of John, to pay to Nicholas a third part of the rent out of the issues of the manor, which she holds in dower.

Oct. 20.
Dunstable.

To the treasurer and barons of the exchequer. Order to cause to be delivered to John Mautravers and his fellows, justices in eyre for the pleas of the forest of Wyndesore, by indenture all rolls of arrentations made in the time of Edward I. and Edward II. in that forest by Walter de Gloucesteria and others, and to receive the rolls back again for custody at the exchequer at the end of the eyre.

By K.

1329.*Membrane 7—cont.*Oct. 16.
Dunstable.

To the justices of the Bench. David, bishop of St. Asaph, has shewn the king that John de Cherleton and Hawisia his wife impleaded the bishop before the justices by the king's writ directed to the sheriff of Salop of this, that the bishop should permit John and Hawisia to present to the church of La Pole, and by another writ to the same sheriff that he should permit them to present to the church of Meyvot, and by a third writ that he should permit them to present to the church of Guldesfeld, and it was so far proceeded in these pleas that the parties have placed themselves upon inquisitions of the country, and although the aforesaid churches and the manor of La Pole, to which John and Hawisia assert that the advowsons pertain, are in the land of Pouwys without the body of the aforesaid county or the body of any other county, and those things that concern that land ought to be inquired by men of four like liberties or cantreds next adjoining that land, and not by men of the said county, nevertheless the justices intend to proceed to take the inquisitions aforesaid by the men of that county and by writs addressed to the sheriff as if the land was within his bailiwick, to the damage of the bishop and in peril of the disinheritance of his church of St. Asaph, wherefore he has prayed the king to provide a remedy: the king therefore orders the justices, if they ascertain by inquisition, the assertion of the party complaining, or otherwise that the churches and manor are in the land of Pouwys without the body of the said county or any other county, as is aforesaid, to adjourn (*continuetis*) the matter between the parties from time to time according to their discretion, and to send to the king the tenor of the record and process aforesaid and this writ, so that he may assign some of his subjects to enquire into the premises by the oath of men of the like liberties and cantreds next adjoining the aforesaid land, so that, when the inquisitions have been returned, what ought to be done according to right may be done herein.

Oct. 28.
Daventry.

To Robert de Malberthorp, late chief justice to hold pleas before the king. Order to deliver to Henry le Scrop the writs, rolls, records, processes, memoranda, and all other things touching that office in Robert's custody by indenture, as the king wills that Henry shall be his chief justice to hold the pleas aforesaid.

To the aforesaid Henry. Order to receive the said writs, rolls, etc., from Robert.

MEMBRANE 6.Oct. 20.
Dunstable.

To the treasurer and barons of the exchequer. Order to audit the account of Master John de Shordich, king's clerk, of the time when he was in the king's service in going to parts beyond sea, staying there, and returning, and for his expenses about the passages of himself, his men and horses, and to allow to him 10s. daily whilst thus employed, and to cause to be done what they shall see fit for the final issue of the account, as John has shewn the king that the king lately sent him with W. bishop of Norwich and others to parts beyond sea for the expedition of certain of his affairs, and caused 20 marks to be paid to him out of the treasury towards his expenses, and he has prayed the king to cause account to be made with him.

By K.

Oct. 23.
Stony
Stratford.

To the same. Order to cause John de Conyngton, chaplain, and Richard de Rikhale, clerk, executors of the will of Robert Miles, deceased, to be discharged and acquitted of the debts and accounts due from Robert at his death of the time when he was receiver of the issues of the lands of Queen Isabella when in the late king's hands for the issues aforesaid and otherwise, as the executors have satisfied the king for the debts and accounts.

By K.

1329.

Oct. 29.
Daventry.*Membrane 6—cont.*

To John de Insula, constable of Wyndesore castle. Order to pay to Edmund de Algat, keeper of both gates of the castle, 4*d.* a day; to Alexander le Peyntour, one of the viewers of the king's works, 2*d.* a day; to Thomas le Rotour, another viewer of the king's works, 2*d.* a day; to John the gardener of the king's garden without the castle, 2*d.* a day; to four watchmen of the castle, 2*d.* a day each; to Robert de Wodham, captain forester of Wyndesore forest, 12*d.* a day; to Ralph de la More, clerk of the king's works in the castle, 2*d.* a day; to Ralph de Weston, keeper of Kenyngton park, 1*d.* a day: being their wages and stipends, from Michaelmas last until next Michaelmas.

Vacated, because it was restored.

Oct. 20.
Dunstable.

To the treasurer and barons of the exchequer. Order to cause Elizabeth de Burgo, late the wife of Roger Damary, to be discharged and acquitted of 2,000 marks, for a fine in consideration whereof the late king, on 28 May, in the 12th year of his reign, granted to Roger the custody of the lands of Robert de Wylughby, tenant in chief of the late king, which were in the said king's hands by reason of the minority of John son and heir of Robert, and the marriage of the heir, which sum the treasurer and barons are exacting from Roger's lands, which Elizabeth now holds, although the late king, on 4 January, in the 15th year of his reign, caused the custody and marriage to be taken into his hands with the other lands, goods and chattels of Roger, because he was of the quarrel of Thomas, late earl of Lancaster, and although the said king received the profit of the custody and marriage in full, wherefore Elizabeth has besought the king to provide a remedy. It is provided that answer shall be made to the king for the custody of the lands from 28 May until 4 January aforesaid, according to the extent of the lands, which are extended at 36*l.* 13*s.* 7*d.* yearly after deducting the dower of Margaret, late the wife of the said Robert, as appears by the inquisition taken after Robert's death.

Sept. 3.
Gloucester.

To the same. Nicholas de Stapelton has shewn to the king that although a messuage and 5 bovates of land in Westhathelseye, which he held of the late king by the service of 40*s.* yearly, were taken into the said king's hands with his other lands by reason of the quarrel of Thomas, late earl of Lancaster, and remained in the hands of the said king and of the present king for six years until the lands taken into the said king's hands by reason of the quarrel aforesaid were restored in accordance with the agreement in parliament, nevertheless the treasurer and barons distrain him for 12*l.* for the messuage and land for the said six years as if they had been in his hands, wherefore he has besought the king to provide a remedy: the king therefore orders the treasurer and barons to supersede entirely the demand for the aforesaid 12*l.*, if they ascertain by inquisition or otherwise that the messuage and land were thus taken into the late king's hands and were thus detained.

Nov. 4.
Kenilworth.

To Simon de Bereford, escheator this side Trent. Order not to intermeddle further with the lands of Robert de Echynham, and to restore the issues thereof, as the king learns by inquisition taken by the escheator that Robert at his death held no lands of the king in chief by reason whereof the custody of his lands ought to pertain to the king, but that he held divers lands of other lords by various services and that Simon de Echingham, his brother, is his next heir and is of full age.

To John de Insula, constable of Wyndesore castle. Order to pay to Gilbert Pipot, the king's fletcher (*attiliator*) in that castle, the arrears of his usual wages for the time of John's office, and to pay him the said wages henceforth, and to cause him to have the other necessaries of his office out of the issues of the constable's bailiwick.

1329.

Membrane 6—cont.

- Nov. 3. To Simon de Bereford, escheator this side Trent. Order to deliver to John de Ifeld two parts of the manor of Wykham in Stenyng near Brembre, as the king learns by inquisition taken by Thomas de Faversham and William de Northo that David Cubbel, chaplain, held the two parts for life in the sixth year of the late king's reign of Margaret, late the wife of William Graundyn, as of her inheritance, in which year she granted the reversion thereof to the aforesaid John by fine levied in the late king's court, by virtue of which grant David then attorned himself to John, and that David thus continued his estate, and that he afterwards demised his estate to Hugh le Despenser, the younger, and that Hugh continued his estate until the time of his forfeiture, without John making any quit-claim or other estate whatsoever to David or Hugh, and that the said two parts are held of Richard de Peshale and Alina de Moubray, his wife, as of the honour of Brembre, by homage and the service of a fifth of a knight's fee, and are worth yearly in all issues 4*l.*, and that David died at Stenyng on 20 March, in the second year of the king's reign, and it appears by part of the said fine exhibited in chancery and by certificate of the treasurer and barons of the exchequer that the reversion of the two parts after David's death pertains to John and his heirs, and it appears by a certificate of the treasurer and chamberlains that no deed made to Hugh by John concerning the said manor has been found in the treasury.
- To the treasurer and barons of the exchequer. Order to cause the aforesaid John to be acquitted of 4*l.* yearly for the said two parts, demised at ferm to him by them, from the aforesaid 20 March, as the king has ordered the two parts to be delivered to him as above. By C.
- Oct. 30. To Simon de Bereford, escheator this side Trent. Order to cause Giles, son and heir of John Mares, tenant in chief of the late king, to have seisin of his father's lands, as he has proved his age before the escheator and the king has taken his homage. By p.s. [3041.]
- [Nov.] 2. To the treasurer and chamberlains. Order to pay to James de Kyngeston, king's clerk, whom the king has sent to divers parts of the realm for the execution of certain of his affairs specially enjoined upon him, 40*s.* for his expenses for the time during which he was thus in the king's service. By C.
- Oct. 23. To Simon de Bereford, escheator this side Trent. Order not to intermeddle further with an acre of meadow of John Wyldegous and William de Nesse in Isynebrugge, and to restore the issues thereof, as the escheator has returned that he did not take the meadow into the king's hands, but that William Trussel delivered to him upon his appointment to that office two pieces of meadow containing one acre, asserting that they were held of the king in chief and that they were in the king's hands by reason of the trespass that the said John and William de Nesse made in acquiring them without the king's licence, and the king—at the prosecution of John and William, suggesting that they and their ancestors from time out of mind held the said two pieces of the abbot of Hauman and not of the king, and that they entered them as their inheritance—ordered the escheator to make inquisition concerning the premises, and it is found by the inquisition that John holds one piece of the said meadow as of his inheritance of the abbot aforesaid, and that William de Nesse holds the other piece as his right and inheritance of William de Clutleye by certain services and not of the king, and that John and William and their ancestors have thus held the two pieces from time out of mind.
- Nov. 4. To the sheriff of Norfolk. Order to supersede the exaction of 100 marks from David de Strabolgi, earl of Athole, for the debts of his father, upon

1329.

Membrane 6—cont.

his finding security to answer therefor at the exchequer in the quinzaine of St. Hilary next unless he can then shew that he ought to be discharged thereof, as he asserts that he has tallies and other evidences whereby he ought to be discharged of this sum, and he has prayed the king to provide for his indemnity.

Oct. 23.
Stony
Stratford.

To the treasurer and barons of the exchequer. Order to cause Otto de Bodrigan to be discharged of the 17*l.* 4*s.* 0*d.* exacted from him by summons of the exchequer, as the king has pardoned him this sum, which he received in the late king's time at the exchequer as imprest towards his wages in going by the said king's order in his service to Gascony. By p.s. [3017.]

To John de Roches, keeper of the islands of Gernereye, Jerezeye, Serk, and Aurneye. The king learns from the prior of St. Clement's, Jerezeye, that his predecessors received and had from time out of mind 4*l.* 10*s.* 0*d.* of Tours by the hands of the keeper of the islands or by the hands of the receiver of the issues of Jerezeye out of the issues of that island of old established alms, and that the present keeper has deferred paying him this sum for the time of his office because the prior was not satisfied therefor by Otto de Grandissono, late keeper of the islands, for a certain time when the priory was in the late king's hands for certain causes, wherefore he has prayed the king to provide a remedy: the king orders the keeper to pay the arrears of the aforesaid sum to the prior for the time of the keeper's office, and to pay him the same hereafter, if he ascertain by inquisition or otherwise that the prior's predecessors received the said sum from time out of mind until the time of the taking of the priory into the late king's hands.

MEMBRANE 5.

Oct. 25.
Towcester.

To the justices next in eyre in co. Nottingham. Order not to put John de Crombewell in default by reason of the common summons made before them in the eyre in that county, as the king warrants to him his absence.

By p.s.

The like in favour of the following:

The said John, to the justices in eyre in co. Northampton.

Nov. 4.
Kenilworth.

Master Henry de Clif, to the justices in eyre in co. Notingham.

William de Coessale,
Henry Lescrop,
Robert de Notinghaun,
The bishop of Lincoln,
Heury de Edenestowe,
Thomas de Sibthorpe,
Walter Power,
Benedict de Normanton,
Simon de Bereford,
Robert de Kelm, clerk,
Richard de Wylughby,
William de Northwell, clerk,

} in co. Nottingham.

1330.

Jan. 23.
Eltham.

Henry, earl of Lancaster, who is going to parts beyond sea.
Vacated.

Jan. 23.
Eltham.

To the justices in eyre in co. Nottingham. Order not to put Henry, earl of Lancaster, in default by reason of the common summons in the eyre,

1330.

Membrane 5—cont.

as he is going to France upon certain affairs touching the king and his realm,
and the king warrants his absence as to this. By K.

The like to the justices in co. Northampton.

1329.

Nov. 4.
Kenilworth.

Roger de Gildesburgh, in co. Northampton.

John de Oxendene, in the same county.

The bishop of Lincoln.

John de Wodhous.

William de Everdon.

1330.

Jan. 23.
Eltham.

Henry, earl of Lancaster, who is going to parts beyond sea, etc.

1329.

Oct. 27.
Daventry.

To John de Roches, keeper of the islands of Gerneseye, Jerseie, Serk, and Aurenaye. Order to cause the king's fermes and rents in the islands to be levied up to the value of the money now current there, and to supersede until the quinzaine of Midsummer the levying of the remainder as to the value of the old money, so that the king may then cause to be done what shall seem fit after deliberation, as the king, at the suit of the men of the islands, after having deliberated upon the matter with his council in the treaty of Wyndesore, ordered the keeper to inform himself by inquisition or otherwise concerning the money of the island, and the king wishes to have fuller deliberation with his council concerning the information sent to him by the keeper and concerning other things alleged before him by the islanders.

Nov. 3.
Kenilworth.

To Henry le Scrop and his fellows, justices to hold pleas before the king. Order to admit John de Lincoln, king's clerk, in place of Adam de Finchham, the king's attorney to prosecute the king's affairs before them, as Adam is intending the king's affaires in the present eyre in co. Northampton, and has deputed the said John in his place. By K.

Nov. 12.
Kenilworth.

To Simon de Bereford, escheator this side Trent. Order to deliver to Joan, late the wife of Philip de Hurst, 10 acres of land, 30 acres of heath, and 40 acres of wood and heath in Wurlynton, and the issues received therefrom, and not to intermeddle further with the other lands of Philip, and to restore the issues thereof, as the king learns by inquisition taken by the escheator that Philip at his death held no lands in his demeane as of fee of the king as of the crown by reason whereof the custody of his lands ought to pertain to the king, but that he held the tenements above specified of the inheritance of Joan his wife as parcel of the manor of Middelton, which manor with that parcel is held of the king in chief by the service of one sore-coloured sparrow-hawk or 2s. yearly, and that he held on the same day divers other lands of other lords by various services, and that John de Hurst, his son, is his next heir, and was aged sixteen years at St. Matthias last, and the king has taken Joan's fealty for the lands that she thus holds of him.

Oct. 25.
Daventry.

To the same. Order not to intermeddle further with the amends, gift, and aid specified below, and to restore any issues received thence to the abbot of Cirencestre, as the king lately ordered the escheator to certify him of the cause for taking the abbot's lands, goods and chattels in Cokham into the king's hands, and the escheator returned that William Trussel, the late escheator this side Trent, delivered to him at the time of his substitution in that office, amongst other things, the amends of the assize of bread and ale let at ferm (*affirmatas*) for 2s. yearly and a gift called 'frithborgheselver' arrested at 2s. yearly, and an aid called 'wardeselver' arrested at 7½d. yearly,

1329.

Membrane 5—cont.

asserting that they were issuing from the abbot's tenants in Cokham and that they were in the king's hands because the abbot and convent had usurped and appropriated them to themselves, they being of the appurtenances of the hundred of Cokham, without the king's licence, and the present escheator distrained the abbot by his goods and chattels there found to answer to the king for the ferm and rent aforesaid, because the escheator was charged therewith, and the king, wishing to be certified concerning the premises, ordered the escheator to make inquisition concerning them, and it is found by the inquisition that the abbot and his predecessors have had, and have been wont to have, from time out of mind view of frankpledge and amends of the assize of bread and ale from their men and tenants aforesaid, and all other things pertaining to such view, free and quit of all arretonant and ferm to the king or others, as of the right of their church, and that the abbot did not appropriate such amends, gift, and aid of the appurtenances of the king's hundred aforesaid, and that they were not let at ferm or arrenged at any time before the said William took them into his hands, and were not exacted from, or paid by, the abbot or his predecessors or their men and tenants.

Sept. 20.
Gloucester.

To the justices of the Bench. Henry de Pembrigg and Sibyl his wife have shewn the king that they demand before the justices against John de Handlo and Matilda his wife a third of the manor of Pydyngton, co. Oxford, as Sibyl's dower of the freehold of Alan de Plukenet, her late husband, and that the said John, as sole tenant of the manor, alleged in pleading before them that he held the manor for life of the gift of Hugh le Despenser, and that it ought to revert to the king after his death by Hugh's forfeiture, and that he ought not to answer to Henry and Sibyl concerning the manor without consulting the king, by reason whereof the justices have deferred proceeding in the plea, wherefore Henry and Sibyl have besought the king to provide a remedy: the king therefore orders the justices to proceed in the plea, and to cause justice to be done to the parties, notwithstanding the allegation aforesaid.

*MEMBRANE 4.*Sept. 25.
Gloucester.

To the sheriff of Northampton. Order to cause a verderer for Rokyngham forest, which Queen Isabella holds for life, to be elected in place of John Daundelyn, whom the king has amoved from office for insufficient qualification.

Nov. 10.
Kenilworth.

To the same. Order to cause the great hall within the castle of Northampton and other houses in the same (*sic*) bailey to be repaired by the view and testimony of Walter de Burgh, mayor of Northampton, and of Richard de Harghden, and to cause all other things necessary for the session of Geoffrey le Scrop and others, justices in eyre for common pleas in that county, to be done, according to the king's order to the late sheriff, who was amoved from office before the order was duly executed.

Nov. 15.
Kenilworth.

To the treasurer and barons of the exchequer of Dublin and to the chamberlains there. Order for the treasurer and barons to search the rolls and memoranda of the exchequer and to examine the account of Edmund Hakelut, the late king's escheator in Ireland, and if they ascertain that the late king was indebted to him in 121*l.* 12*s.* 7*d.* for his fee for the time of his office, then the treasurer and chamberlains are to pay this sum to him, as Edmund has prayed the king to cause this sum to be paid to him, which is due to him, as he says, for his fee as aforesaid, as contained in the foot of his account rendered at the exchequer.

By p.s. [3071.]

1329.

Oct. 20.
Danstable.

To Simon de Bereford, escheator this side Trent. Order not to intermeddle further with 10 marks of yearly rent in Abberbury, which he has taken into the king's hands pretending that the abbot of Cirencestre acquired it in fee to him and his house from Ingelram Berenger after the publication of the statute of mortmain without the king's licence, and to restore the issues thereof to the abbot, as the king learns by inquisition taken by the escheator that the abbot did not acquire the rent from Ingelram at any time, but that the abbot formerly held certain lands in Abberbury of Brian de Turbervill by the service of 10 marks 8s. 8d. yearly, and that Brian, being seised of that rent in his demesne as of fee, granted it to William de Ludeford and John son of Robert de Ludeford for their lives by fine levied in the court of Edward I. in the 35th year of his reign, and that Brian afterwards granted the rent, which ought to have reverted to him after the death of William and John, to the said Ingelram and his heirs by fine levied in the late king's court, in the 19th year of his reign, and that Ingelram is tenant of the rent as of fee and of right and that William and John [are tenants] of the freehold of the rent, without the abbot having acquired the rent from Ingelram's feoffment contrary to the said statute.

Oct. 4.
Worcester.

To Simon de Bereford, escheator this side Trent. Order to deliver to Alice, late the wife of John de Sancto Johanne of Basyng', tenant in chief, a moiety of a fee in Westshirebourne, co. Southampton, which moiety Gilbert de Staunford holds, of the yearly value of 26s. 8d.; two fees in Chardeford, Clattyng, Avene, Mildeltone, and Rudbrigge, in the same county, which John la Zousche holds, of the yearly value of 6l. 13s. 4d.; a fee in Shirefeld, in the same county, which John le Engleys holds, of the yearly value of 70s.; 4 fees in Wodegarston, Natele, Cosham, Wykham, and Candevere, in the same county, which John de Scures holds, of the yearly value of 20l.; a fee in Chynham, in the same county, which Richard de Chynham holds, of the yearly value of 100s.; two fees in Clere, Ludeshelve, Cnolle, and Titegrave, in the same county, which the heirs of ——* son of Roald (*Ruwaldi*) hold, of the yearly value of 10 marks; a moiety of a fee in Suggyngeworth, in the same county, which moiety the heirs of Richard de Stratton hold, of the yearly value of 40s.; a fee in Heghfeld, in the same county, which Robert de Sancto Manifet holds, of the yearly value of 100s.; a quarter of a fee in Basyngge and Lommere, in the same county, which quarter John de Basyngges holds, of the yearly value of 20s.; a moiety of a fee in Churchcole, in the same county, which moiety James de la Bertone holds, of the yearly value of 40s.; a moiety of a fee in Burghunte and Appelsted, in the same county, which moiety Thomas de Burghunte holds, of the yearly value of 100s.; 1½ fees in Taldham with the gate, in co. Sussex, which William de Sancto Georgio holds, of the yearly value of 4l.; 2½ fees in Newenham and Norton, co. Kent, which Margery de Chaumpaigne holds, of the yearly value of 24l.; a fee in Morston, in the same county, which Bartholomew de Morston holds, of the yearly value of 10 marks; a fee in Tonstall, in the same county, which Stephen de Cobham holds, of the yearly value of 10l.; a moiety of a fee in Alnodynton, in the same county, which moiety Mabel de Alnodynton, Roger de Rayhame, John atte Pende, William Beaute, Thomas atte Wode, the prior of Combwell, and Simon Pecche holds, of the yearly value of 10s.: which the king has assigned to her as her dower of her husband's knights' fees.

Dec. 7.
Kenilworth.

To the same. Order not to intermeddle further with the lands of Clemencia, late the wife of John de Vescy, and to restore the issues thereof,

* A Christian name seems to be omitted.

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Membrane 4—cont.

as the king understands that the escheator has taken them into his hands pretending that Clemencia is dead, and John, duke of Brittany, has testified by his letters patent exhibited before the king that Clemencia still lives.

Dec. 12.
Kenilworth.

To the sheriff of Cambridge. Order to cause the houses and prison within Cambridge castle to be repaired by the view and testimony of the mayor of Cambridge and of William de Talleworth, expending up to 20*l.*

By K. & C.

To the justices in eyre in co. Nottingham. Order to admit John de Daggeworth, knight, to the office of proclaimer (*preconis*) of the marshalsea, of usher, and of the barriers (*barrerar'*) in the eyre, and to permit him to receive what pertains to the office, as the late king, on 12 June, in the 19th year of his reign, took the homage of the said John, kinsman and heir of Laura, late the wife of William Peyforer, for a third of the office of the ushery at the exchequer, which the said Laura, his grandmother, held of the said king in chief at her death, and rendered to him the said third, which he ordered to be delivered to him, as appears by the rolls of his chancery, and the said John acquired another third of the bailiwick aforesaid from Matilda de Daggeworth by the licence of Edward I., and the other third from Hamo Peverel by licence of the late king, and it is found by the partition of the serjeanty aforesaid made in the exchequer of Edward I. between Matilda, sister and co-heiress of Simon de Scaccario, the said William and Laura, the second sister and co-heiress, and John Peverel and Beatrice, his wife, the third sister and co-heiress, which the king has caused to come before him in chancery, that Matilda, as eldest daughter, chose immediately after the partition [the ushery]^{*} of the exchequer, and substituted in her place and in the place of her sisters Philip de Cokefeud and John de Daggeworth as her serjeants to bear the rod in the eyres of Hereford and Lancaster then proclaimed, in her name and in the names of Laura and Beatrice, to minister and do what pertained to that office, and it appears by certificate of the exchequer that Edward I. committed to the said Philip, during pleasure, the office of proclaimer of the marshalsea, usher, and the barriers with appurtenances, which were in the said king's hands by reason of the said Simon's lands being in his hands, Simon being a tenant in chief by the service of the office aforesaid, and ordered Hugh de Cressyngham and his fellows, then justices in eyre in co. Lancaster, to admit Philip to that office in their eyre aforesaid and in their eytes in other counties, and to permit him to receive fully what pertained to that office, by pretext whereof Philip was admitted to that office, as appears by the said certificate.

Dec. 8.
Kenilworth.

To the sheriff of Huntingdon. Order to cause a coroner for that county to be elected in place of Walter le Bret, who does not dwell in the county, so that he cannot attend to the duties of the office.

Dec. 6.
Kenilworth.

To the sheriff of Hereford. Order to cause a coroner for that county to be elected in place of John Iwayn, deceased.

Dec. 13.
Kenilworth.

To the treasurer and barons of the exchequer and to the chamberlains. Order to cause tallies at the receipt to be levied from time to time for the sums that the collectors of the customs shall pay to Dinus Forsetti, Francis Grandoni, John Fraunceys, Peter Byne, Francis de Bosco, Lotrinus de Colyn, and their fellows, merchants of the society of the Bardi of Florence, in execution of the king's orders to pay to them the issues of the custom because they had undertaken to pay a certain sum to the king's wardrobe daily for the expenses of his household from 17 August last for a

* The word *ostiarium* appears to have been omitted here. Cf. this Calendar
2 Edward II., p. 66.

1329.

*Membrane 4—cont.*Dec. 10.
Kenilworth.

certain time, and to cause the tallies to be delivered to the said merchants or their attorneys for the discharge of the aforesaid collectors. By p.s.

To John de Bolingbrok, escheator beyond Trent. Order to deliver to Alice, late the wife of Roger Bele, and mother of Roger son of the said Roger, to whom the king has committed the custody of Roger's lands during the minority of her said son, the manors of Tibesshelf and Wynefeld, which the escheator has taken into the king's hands by reason of the death of John de Heriz, and to deliver to her the issues thereof, to be kept for the use of her son aforesaid and of Margaret, daughter of Richard de la Rivere, the elder, receiving from her security to answer to the king for the issues in case they ought to pertain to him, as the king learns by inquisition taken by the escheator that John de Heriz at his death held the manors aforesaid for life of the grant of Thomas de la Forde, clerk, and of Robert de Couland by fine levied in the late king's court, and that after his death the manors ought to revert to the said Roger son of Roger Bele and to the said Margaret, and to the heirs of their two bodies, and that the manor of Tibesshelf is held of the king by the service of a quarter of a knight's fee, and that the manor of Wynefeld is not held of the king.

To Simon de Bereford, escheator this side Trent. Like order concerning the manor of Wydemerpol, as the king learns by inquisition taken by the escheator that the aforesaid John de Heriz held it for life in like manner, and that it ought to remain to Roger and Margaret as aforesaid, and that it is held of the king as of the honour of Peverel by the service of a quarter of a knight's fee.

Dec. 18.
Kenilworth.

To the sheriff of Lincoln. Order to cause a coroner for that county to be elected in place of John de Cotes, who is insufficiently qualified.

*MEMBRANE 3.*Sept. 20.
Gloucester.

To Simon de Bereford, escheator this side Trent. Order to permit William de Grandi Sono* to have respite for his homage until Easter next, as the king has granted him this respite because he learns upon trustworthy evidence that he is so infirm and aged that he is unable to come to the king to do homage. By p.s. [2955.]

Nov. 12.
Kenilworth.

To the same. Order not to intermeddle further with the manor of Rouerigge, co. Devon, and to restore the issues thereof, as the king—at the prosecution of Eleanor, late the wife of Nicholas de Cheygny, asserting that she and her husband acquired the manor from Gilbert de Knovill, to them and to Nicholas's heirs, and that the escheator has taken the manor into the king's hands, pretending that it is held of the king and that Nicholas and Eleanor had acquired it without the king's licence, although it is held of the dean and chapter of Rouen and not of the king in chief—ordered the escheator to make inquisition concerning the premises, and it is found by the inquisition that St. Edward the king granted by charter to the dean and chapter in frankalmoyn the manor of Otery St. Mary's, whereof the said manor was a parcel, and that in the time of Henry III. the dean and chapter demised the manor of Rouerigge to William de Cheigny and Felicia his wife, to them and their heirs, by the service of one pound of wax at Michaelmas for all service, and that the said manor is worth 40s. yearly in all issues, and that it was taken into the king's hands solely for the aforesaid reason.

Nov. 17.
Kenilworth.

To the treasurer and barons of the exchequer. Whereas the late king, on 23 January, in the 5th year of his reign, granted to Robert de Holand on the office of justice of Chester and the castles of Chester, Rothelan,

* Called *de Garaunson* in the privy seal.

1329.

Membrane 3—cont.

and Flynt, and his county of Flynt, with all appurtenances, to be kept during pleasure, rendering therefor to the exchequer 1,000*l.* yearly from 26 December preceding; and the said king, on the said 23 January, granted the aforesaid 1,000*l.* for that year to Robert, in satisfaction for that sum due to him from the said king for his good service, and ordered that Robert should be discharged at the exchequer of the 1,000*l.* for that year; and afterwards the said king, on 24 November following, before Robert had held the office, castles, etc., for one year, granted to the present king the whole county of Chester, the whole county of Flynt, the cantred of Englefeld, together with the said castles of Flynt and Rothelan, with all their appurtenances, except the manors of Overton and Makelesfeld and the land of Maylor Seysnok, which Queen Isabella then held, and except the castle and manor of Hope, which John de Crumbwell then held for life, and the manor of Schotewyk, which Robert de Felton then held for life, and ordered the said Robert de Holand to deliver the county and castles to Hugh Daudele, then the present king's attorney: the king, wishing that Robert shall be fully satisfied for the aforesaid 1,000*l.*, orders the treasurer and barons to cause allowance to be made to him for that sum in what is due from him for the aforesaid ferm for the time that he had the office, castles, and counties aforesaid, and in other debts due from him.

By p.s. [3067.]

Nov. 12.
Kenilworth.

To John de Roches, keeper of the islands of Gernerye and Jereseye and the adjacent islands. Order to deliver to the abbot of St. Sauveur in Normandy all his lands, possessions, and tithes in Jereseye, and all issues thereof from 7 May, in the second year of the reign, when the king ordered Oto de Grandissono, then keeper of the islands, to deliver them to the abbot [*as at page 278 above*], which order has not yet been executed by reason of Oto's death and for other reasons.

Nov. 18.
Kenilworth.

To the treasurer and barons of the exchequer. Order to allow to Richard de Emeldon, mayor of Newcastle-on-Tyne, in the money due from him for victuals bought by him from the late king in that town, 16*s.* 11*s.* 8*d.* due to him from the king for corn and other victuals bought from him for the late king's use, as appears by two bills under the seals of Ingelard de Warle, then keeper of the late king's wardrobe, and of John de Okham, then coffer of the said king, in Richard's possession, as Richard has besought the king to cause such allowance to be made to him.

By p.s. [3073.]

Nov. 20.
Kenilworth.

To the treasurer and barons of the exchequer. Order to appoint someone from the exchequer under the exchequer seal to survey the estate of each of the men of Northumberland and of Newcastle-on-Tyne who are indebted to the king in divers debts for victuals bought from him and his father in the said town, and to cause the debts to be atturmed at his discretion according to the damages sustained by the debtors by the coming of the Scots, and so that the debtors may pay them without grievance and impoverishment, and to receive security from the men for the payment thereof, which atturmination and securities the treasurer and barons are to cause to be enrolled at the exchequer, as the said men have besought the king to show them favour concerning the debts aforesaid, which the king wishes to do in consideration of their damages by the frequent coming of the Scots.

By p.s. [3076.]

Nov. 22.
Kenilworth.

To the sheriff of Leicester. Order to cause a coroner for that county to be elected in place of William de Sheperoe, who is incapacitated by illness and infirmity.

Nov. 23.
Kenilworth.

To Simon de Bereford, escheator this side Trent. Order not to intermeddle further with the lands of John de la Berewe, and to restore the

1329.

Membrane 3—cont.

issues thereof, as the king learns by inquisition taken by the escheator that John at his death held no lands in chief by reason whereof the custody of his lands ought to pertain to the king.

Nov. 28.
Kenilworth.

To the same. Order to deliver to Alice, late the wife of Henry de Dutton of Harewell, as nearest [friend] of his heir, a messuage, a virgate of land, and two acres of meadow in Harewell, to be kept for the use of the said heir, as the king learns by inquisition taken by the escheator that Henry at his death held the premises in chief by the service of rendering 1d. yearly for all services, and that he did not hold any other lands of the king by reason whereof the custody of his lands ought to pertain to the king, and that Henry de Dutton, his son, is his next heir and is aged nine years.

Oct. 28.
Kenilworth.

To the same. Whereas the king learns by inquisition taken by the escheator that Robert, sometime archbishop of Canterbury, granted by charter to Elias le Pete 10 acres of land in Maidenestone, rendering therefor 33s. 4d. to the archbishop in the manor of Maidenestone, and that Walter, the late archbishop, granted to Master Michael de Bereham 80 acres of land in Bourn, rendering therefor 40s. yearly to him in the manor of Bourn, and that the lands thus granted were of the demesnes of the said manors, which are of the temporalities of the archbishopric, and that the lands are held of the king in chief as parcels of the said temporalities, and that the lands do not attain to the value of the rent wherewith they are thus charged: the king therefore orders the escheator not to intermeddle further with the said lands if they are in the king's hands solely by reason of the entry that Elias and Michael made in them, and to restore the issues thereof.

Nov. 25.
Kenilworth.

To the men of Bruge North. Order to deliver to Henry de Mortuo Mari, the king's yeoman, or to his attorney, of the king's gift, a book called 'porthcrs' that belonged to Richard de Shipton, chaplain, who slew himself in that town, as was found by an inquisition taken before the coroners of co. Salop, which book is forfeited to the king with other goods and chattels of Richard, and which was delivered to the said men by the coroners aforesaid to answer therefor to the king in the next eyre of the justices in those parts.

By p.s.

Nov. 24.
Kenilworth.

To the treasurer and chamberlains. Order to pay to William de Denum, the king's serjeant, 20*l.* for Michaelmas term last, according to the king's previous order, which has not yet been executed, or to cause him to have an assignment for that sum out of the issues of the escheatry this side Trent, and to cause a tally therefore to be levied and delivered to him, as the king has granted this sum to him yearly from the exchequer at Michaelmas for life, or until the king provide him with 20*l.* of land or rent yearly for life, in consideration of his good service and of his labours in the king's service in going to Scotland upon several occasions, and of the happy event of the king's affairs there obtained by his diligence.

Dec. 6.
Kenilworth.

To the same. Order to pay to William, bishop of Norwich, who is going to France for the expedition of certain of the king's affairs, a certain sum of money towards his wages and expenses, having respect to the wages that he was wont to receive in such journeys to those parts.

By K.

The like in favour of Master John de Sordich, who is going in the bishop's company.

By K.

Dec. 6.
Kenilworth.

To the sheriff of Norfolk. Order to deliver to Robert de Morteyn all his lands, goods, and chattels, which the king caused to be taken into his hands for certain trespasses, excesses, and disobediences, and the issues thereof, as

1329.

Membrane 3—cont.

the king has restored them to Robert of his special grace. The sheriff is ordered not to molest him in any way by reason of the trespasses, etc., aforesaid.

By K.

To the sheriff of Bedford. Like order, with additional clause ordering him to supersede the execution of the exigeant to be outlawed, if Robert have been placed in exigeant for the above reasons.

By K.

To the sheriff of Lincoln. Like order for restitution of Robert's lands and issues, with additional order to release him if he have been arrested for the above reasons.

By K.

Dec. 12.
Kenilworth.

To the collectors of the custom of wool, hides, and wool-fells in the port of London. Order to pay to John de Hanon[ia] or Dinus Forsetti and Peter Byne, and their fellows, merchants of the society of the Bardi of Florence, his attorneys, 500 marks for Michaelmas term last, notwithstanding any other assignment upon the customs, the king having granted to him 1,000 marks yearly, on 7 February, in the first year of his reign, from the issues of that custom, and he wishes to provide for John's security, so that payment thereof to him shall not be hindered by any assignments.

To Simon de Bereford, escheator this side Trent, or to his sub-escheator in co. Berks. Order not to distrain Robert, prior of St. Frideswide's, Oxford, for his fealty for the lands that he holds of the king, as he has done fealty.

The like to the said Simon, or to his sub-escheators in cos. Oxford and Buckingham.

Dec 12.
Kenilworth.

To the treasurer and barons of the exchequer. Order to cause to be levied for the king's use all sums of money due by recognisances made in the late king's chancery to Edmund, late earl of Arundel, Hugh le Despenser, the elder, Hugh le Despenser, the younger, and Master Robert de Baldok, the king's enemies and rebels, which pertain to the king by reason of their forfeiture, the tenors of which recognisances the king caused to be delivered to them at the exchequer by Master Henry de Clyf, keeper of the rolls of chancery.

By C.

*MEMBRANE 2.*Dec. 28.
Kenilworth.

To John de Insula, constable of Wyndesore castle and keeper of the manor of the old park of Wyndesore. Order to cause the said manor and the pales of the old and new parks of Wyndesore to be repaired by the view and testimony of the surveyor of the king's works there.

By K.

Dec. 30.
Kenilworth.

To Henry de Hambury. Order to intend the holding of pleas before the king with Henry le Scrop and other justices, as the king wills that he shall intend the holding thereof with the justices aforesaid.

1330.

Jan. 1.
Kenilworth.

To Simon de Bereford, escheator this side Trent. Order to cause Thomas son of John de Longevill and Beatrice his wife, daughter and heiress of Philip de Haastang', tenant in chief of the late king, to have seisin of Philip's lands, as Beatrice has proved her age before the escheator and the king has taken her husband's homage for the said lands.

To the sheriff of Cambridge. Order to cause a coroner for that county to be elected in place of Luke de Ovre, deceased.

1329.

Dec. 28.
Kenilworth.

To the sheriff of Sussex. Order to restore to Richard de Castello, clerk, his lands, goods and chattels, which were taken into the late king's hands upon his being charged with breaking the church of Wysebergh and of

1329.

Membrane 2—cont.

stealing a cross and a chalice, price 20*l.*, before Ralph de Camoys and his fellows, the said king's justices to deliver Chichester gaol, the late king having ordered the sheriff of that county to restore to Richard his lands, goods and chattels because he had purged his innocence before the bishop of Chichester, to whom he was delivered according to the privilege of the clergy, which order has not yet been executed.

1330.

Jan. 2.

Kenilworth.

To the treasurer and barons of the exchequer. Order to permit Robert de Staunton to pay the debts specified below by yearly instalments of 20*s.*, and to cause these terms to be enrolled, as he has shewn the king that he is indebted to him in 6*l.* for an imprest of the wardrobe, and 4*l.* 13*s.* 4*d.* for divers amercements of the time when he was the late king's sheriff of Lincoln, and 10*l.* 13*s.* 4*d.* for the arrears of the fermes that he was wont to render to the king for lands that he holds of the king in co. Derby, and he has prayed the king to grant that he may pay these sums at the aforesaid rate.

By p.s. [3178.]

Jan. 1.

Kenilworth.

To Simon de Bereford, escheator this side Trent. Order not to intermeddle further with the castles, manors, etc., specified below, which he has taken into the king's hands by reason of the death of Robert de Monte Alto, and to restore the issues thereof to Emma, late the wife of the said Robert, as the king granted licence to Robert to enfeoff Master Henry de Clif, king's clerk, of the manor of Walton-on-Trent, co. Derby, of the manor of Cheylesmore, co. Warwick, of 10*l.* of yearly rent from the prior of Coventre, of the homage and service of the prior and his successors, of the castle and manor of Risying, co. Norfolk, and of the manor of Cassinglond, co. Suffolk, which are held of the king in chief, and he also granted licence to Robert and Emma to enfeoff the said Henry of the manors of Snetesham and Kenyngdale and of a quarter of the tollbooth (*tolbothe*) of Lenne, co. Norfolk, and of the manor of Frammesden, co. Suffolk, which are also held of the king in chief, and also granted special licence to Henry to give the premises, after he had had seisin thereof, to Robert and Emma and the heirs male of Robert's body, with remainder after their death, in default of such an heir, to Queen Isabella for her life, and after her death, to John de Eltham, the king's brother, and to the heirs of his body, with remainder over to the king, and fines to this effect were levied between Robert, Emma, and Henry before the justices of the Bench.

Like order to Nicholas de Acton, escheator in North Wales, concerning the castle, town, and manor of Mold (*de Monte Alto*) in Wales, which are held of the king in chief.

Jan. 1.

Kenilworth.

To the justices of the Bench. Joan, late the wife of Robert fitz Wauter, has shewn the king that she demands before the justices against John de Wanton, knight, a third of the manor of Wymbish, co. Essex, as her dower of the freehold of her late husband, and John appeared before the justices by his attorney and said that Robert granted the manor to him for life, and bound him and his heirs to warranty, and he vouched to warranty John son and heir of the said Robert, a minor in the custody of Henry de Percy, and Henry, as keeper of the heir, afterwards came before the justices and said that he has the custody to two parts of the lands of the said Robert, tenant in chief, which are in the king's hands by reason of the heir's minority, during the heir's minority, rendering therefor 500 marks yearly to the exchequer, and proffered the king's letters patent before the justices testifying this, and alleged that he could not answer to the aforesaid John de Wanton concerning the warranty in the heir's name without the king, and hereupon he prayed for aid from the king, and that the justices have deferred proceeding further in the suit by reason of this alle-

1329.

Membrane 2—cont.

gation, wherefore Joan has besought the king to provide a remedy : the king therefore orders the justices to proceed to do justice to the party, notwithstanding the said allegation.

By C.

The like to the said justices for Joan against William de Skelton and Constance his wife concerning a third of two messuages and of 200 acres of marsh in Burnham, co. Essex.

Dec. 29.
Kenilworth.

To Simon de Bereford, escheator this side Trent. Order not to intermeddle further with 30 acres of waste of the abbot of Hales Owain in Hales Owain, and to restore the issues thereof to the abbot, as the escheator has returned that he found by an inquisition of office that the abbot and convent appropriated to them and their house the said waste after the publication of the statute of mortmain without royal licence, wherefore he took the waste into the king's hands, and the king afterwards ordered the escheator to make inquisition whether the abbot appropriated the said waste after the publication of the statute or whether his predecessors approved (*appropiarerint*) themselves thereof as of the wastes of their manor of Hales Owain before the publication of the statute, and the escheator has returned that the abbot's predecessors approved themselves of the said 30 acres in their aforesaid manor lying in four plots near Rouleye before the publication of the statute, and not of the soil of the king's demesnes of Rouleye.

1330.

Jan. 1.
Kenilworth.

To Thomas de Chorlton, escheator in co. Chester. Order not to intermeddle further with the castle, manors, and stewardship specified below, which he has taken into the king's hands by reason of the death of Robert de Monte Alto, and to restore the issues thereof to Emma, late the wife of the said Robert, as the king granted licence to Robert to enfeoff Master Henry de Clif of the castle and manor of Hawardyn with the stewardship of Chester and other appurtenances, and of the manors of Lee and Bosele, in the same county, which are held of the king as of that county, and he granted licence to Robert and Emma to enfeoff Henry of the manor of Neston, in the same county, which is held of the king in chief, and also granted special licence to Henry to give the premises, after he had had seisin thereof, to Robert and Emma and to the heirs male of Robert's body, with remainder after their deaths, in default of such an heir, to Queen Isabella for her life, and after her death to John de Eltham, the king's brother, and to the heirs of his body, with remainder over to the king, and a fine to this effect has been levied in the king's court at Chester.

1329.

Dec. 28.
Kenilworth.

To John de Insula, constable of Wyndesore castle. Order to pay to the janitor of both gates [of the castle] 4*d.* a day ; to Alexander le Peyntour, one of the viewers of the king's works, 2*d.* a day ; to Thomas le Rotour, another viewer of the king's works, 2*d.* a day ; to John, the gardener of the king's garden without the castle, 2*d.* a day ; to four watchmen of the castle, 2*d.* a day each ; to Robert de Wodeham, captain-forester of Wyndesore forest, 12*d.* a day ; to Ralph de la More, clerk of the king's works in the castle, 2*d.* a day ; to Ralph de Weston, keeper of Kenyngton park, 1*d.* a day : being their wages and stipends from Michaelmas last until Michaelmas next.

1330.

Jan. 2.
Kenilworth.

To the treasurer and barons of the exchequer. Order to audit the account of Richard de la Pole, the king's serjeant, for the time when he had the king's custom in the port of Kyngeston-on-Hull by the king's assignment until he and his brother William should be satisfied for the debts due to them from the king, and if they find that Richard and William have not

1330.

Membrane 2—cont.

been fully satisfied for the debts aforesaid, to permit Richard to hold the custom until they be fully satisfied, and also to cause Richard to have an assignment upon the custom, after the aforesaid debts have been satisfied, for the value of 300 tuns of wine, which the king lately ordered to be provided for the expenses of his household by Richard. By p.s. [3176.]

Jan. 11.
Worcester.

To the sheriff of Berks. Order to cause the abbot of Abyndon to have seisin of a messuage in Abyndon that John le Tannere held, as the king learns by inquisition taken by the sheriff that John, who was outlawed for felony, held it of the abbot, and that it has been in the king's hands for a year and a day, and that the abbot now holds it and has had the king's year and day thereof, for which he ought to answer to the king.

To the same. Order to cause the said abbot to have seisin of two messuages and 76s. of rent in Abyndon, as the king learns by inquisition taken by the sheriff that two messuages and 100s. of rent in Abyndon that John le Spicer of Abyndon, who was outlawed for felony, held have been in the king's hands for a year and a day, and that John held the messuages and 76s. of the aforesaid rent of the abbot of Abyndon, and that the abbot now holds the messuage and the 76s. of rent, and that he has had the king's year and day thereof, and that he ought to answer to the king therefor.

Jan. 10.
Worcester.

John de Donyntone, imprisoned in Gloucester castle for the death of Richard le Peostour of Chepyngnorton, has letters to bail him until the first assize.

Jan. 12..
Worcester.

To Richard de la Pole, the king's butler, or to him who supplies his place in the port of Southampton. Order to deliver to the abbot of King's Beaulieu a tun of wine of the right prise at Southampton, in accordance with the grant of Henry III.

1329.

Oct. 27.
Daventry.

To Simon de Bereford, escheator this side Trent, or to him who supplies his place in co. Lincoln. Order not to distrain Robert Beaute of Barton for his homage and fealty, as he has done his homage and fealty to the king. By p.s. [3038.]

1330.

Jan. 14.
Evesham.

To Richard de la Pole, the king's butler. Order to cause the abbot and convent of St. Edward's place, Netley (*Lettale*), to have a tun of wine of the right prise at Southampton, in accordance with the grant of Henry III.

Jan. 14.
Woodstock.

To the sheriff of Essex. Order to cause a verderer for the forest of Essex to be elected in place of Simon de Kinardeseye, deceased.

Jan. 21.
Sheen.

To the sheriff of Cumberland. Order to cause a verderer for the forest of Inglewode to be elected in place of John Bothell, who is incapacitated by paralysis.

MEMBRANE 1.

Jan. 23.
Eltham.

To the treasurer and barons of the exchequer. Order to cause Geoffrey le Scrop, to whom the late king committed the custody of the lands of Peter de Percy, tenant in chief, during the heir's minority, to be discharged of the ferm of the lands from 3 September, in the first year of the reign, when the king took the fealty of Walter de Heselarton, who married Eustachia, daughter and heiress of the said Peter, for the said Peter's lands, which he caused to be delivered to them.

Jan. 23.
Eltham.

To the sheriff of York. Order to cause a coroner for that county to be elected in place of Simon Lovel, who is insufficiently qualified.

1330.

Jan. 23.
Eltham.

To Simon de Bereford, escheator this side Trent. Order not to intermeddle further with the manor of Croule, which he has taken into the king's hands by reason of the death of John de Pateshull of Croule, and to restore the issues thereof, as the king learns by inquisition taken by the escheator that John held no lands in chief of the king at his death, but that he held the said manor for his life of the inheritance of John de Pateshull of Bletnesho, and that the manor is held of Joan de Botetourte, lady of Neuport Paynel, by the service of 2*s.* yearly.

Jan. 23.
Eltham.

To the same. Order not to intermeddle further with the lands of Hugh de Garton, and to restore the issues thereof, as the king learns by inquisition taken by the escheator that Hugh at his death held no lands in chief by reason whereof the custody of his lands ought to pertain to the king.

Jan. 23.
Eltham.

To the treasurer and barons of the exchequer. Order to cause Henry de Percy to have allowance for 40 marks yearly for the time that he had the custody of the castle and town of Scardeburgh by the late king's commission, according to the king's previous orders to this effect, notwithstanding their certificate that it is not found that any who have hitherto had the custody of the castle and town had allowance for 40 marks yearly, with the exception that Giles de Bello Campo received 40 marks for himself and six men-at-arms for the munition and custody of the castle for the time that he had the custody, for which reason they had not made allowance to Henry for the said 40 marks yearly.

By K.

Jan. 14.
Evesham.

To the same. Order to supersede until Midsummer next the demand upon Roger de Okovre for 100 marks by reason of a recognisance made by him before them to Hugh le Despenser, the elder, so that he may in the meantime prosecute for his discharge, as the king—at Roger's prosecution, suggesting that he made the said recognisance to Hugh by force and duress after Hugh's exile—ordered the treasurer and barons to send the tenor of the recognisance to him, so that he might cause to be done what ought to be done according to the agreement in the parliament at Westminster, whereby it was concluded that all recognisances made by force and duress after the exile of Hugh le Despenser the elder and the younger, Edmund, earl of Arundel, Robert de Boldok, and Walter de Stapelton, late bishop of Exeter, shall be annulled, and Roger has now prayed the king, by petition before him and his council, to cause the demand for the said sum to be superseded until the premises be discussed before the king, since he has caused the tenor of the recognisance to come before the king and is suing for his discharge in this behalf.

Jan. 22.
Sheen.

To Simon de Bereford, escheator this side Trent. Order not to intermeddle further with a messuage and a moiety of a bovate of land of William son of Peter de Scalleby in Scalleby, and to restore the issues thereof, as the escheator has signified to the king that he did not take the tenements into the king's hands, but that Matthew Broun, the late king's escheator, delivered them to him at the time of his substitution in that office, asserting that they were in the king's hands by reason of the minority of the said William, and the king afterwards—at William's prosecution, suggesting that Peter held the tenements at his death of the heir of Walter, late bishop of Coventry and Lichfield, then a minor in the king's wardship, who lately proved his age before the escheator, and not of the late king, and that he is Peter's next heir and is of full age—ordered the escheator to make inquisition concerning the premises, and it is found by the inquisition that Peter at his death held no lands of the late king, but that he held the messuage and land of the said heir, and that William is Peter's next heir.

Jan. 23.
Eltham.

To the justices in eyre in co. Northampton. Order to respite until towards the end of the eyre all pleas before them in the eyre touching Henry,

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Membrane 1—cont.

earl of Lancaster, both at the king's suit and the suit of others, provided that the pleas be determined before the end of the eyre, as the earl is going to France by the king's order upon certain affairs touching the king and his realm, and the king wishes to provide for his indemnity. By p.s.

The like to the following :

The justices in eyre in co. Nottingham.

The justices next in eyre for Forest pleas in co. Wilts.

The like in favour of John le Blount, the earl's yeoman, who is going to France with the earl.

To the treasurer and barons of the exchequer. Order to permit the aforesaid earl to have respite until his return for all debts due to the exchequer, both for his own debts and those of his ancestors. By p.s.

Feb. 4.
Eltham.

To Simon de Bereford, escheator this side Trent. Order not to intermeddle further with the lands of John de Sancto Johanne, tenant in chief, which he has taken into the king's hands by reason of the death of Robert de Monte Alto, and to restore the issues thereof to Emma, late the wife of Robert, Roger de Watvill, Roger de . . . burgh, and William Goscelyn, executors of Robert's will, and to permit the executors to dispose of the said lands, so that they may answer to the king for the extent thereof, as the king granted the custody of the lands to Robert during the minority of John's heir, rendering therefor to the exchequer yearly the extent of the same.

To the same. Order not to intermeddle further with the manor of Great Cotes, co. Lincoln, and the advowson of the church thereof, and to restore the issues thereof, as the escheator has returned that he learned from the information of trustworthy men that the manor with the advowson is held of the king in chief by knight service, and that Simon de Kinardesle, now deceased, entered the manor without the king's licence, wherefore he took the manor into the king's hands, and that he afterwards superseded levying the issues thereof until further orders from the king because, having searched the book of fees of the exchequer, he found in that book that the manor is not held of the king immediately.

1329.

MEMBRANE 36d.

Jan. 26.
St. Albans.

Anketinus de Houby acknowledges that he owes to John Giffard, clerk, 20*l.*; to be levied, in default of payment, of his lands and chattels, in co. Leicester.

To the treasurer and barons of the exchequer. Order to cause Michael de Wath, king's clerk, to have respite until the quinzaine of Michaelmas next for all debts due to the exchequer. By K.

Jan. 29.
Windsor.

The like, 'mutatis mutandis,' to the sheriff of York.
John son of John de Menevyll acknowledges that he owes to Tedisius de Falchinello 80 marks; to be levied, in default of payment, of his lands and chattels in co. Northumberland.

Cancelled on payment.

To Bartholomew de Burghersh, constable of Dover castle and warden of the Cinque Ports, or to him who supplies his place in the port of Dover. Order to cause proclamation to be made that the king wills that the port of Dover shall be open, notwithstanding his late order to cause proclamation to be made in each of the said ports that no one shall go out of the realm without the king's special licence. The king wills that the inhibition shall be observed in the other ports. It is provided that search shall be made in the port of Dover that no suspected persons shall go out of the realm there,

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Membrane 36d—cont.

and that no letters prejudicial to the king shall be transmitted or brought into the realm.
By K.

Feb. 2.
Windsor.

Hugh de Turpynton and John de Insula, knights, acknowledge that they owe to Nicholas Turvill, knight, 200*l.*; to be levied, in default of payment, of their land and chattels in co. Berks.—The chancellor received the acknowledgment.

*Vacated, because below.*Feb. 3.
Windsor.

Roger le Smyth, Thomas Gerveys, Adam atte Lithe, and Walter Harier, Matthew le Foller, and John le Clerk acknowledge that they owe to William Lenglis and Thomas de Saunford, 20*l.*; to be levied, in default of payment, of their lands and chattels in co. Buckingham.

Cancelled on payment.

Roger Foun of Assheburn-in-le-Pek acknowledges that he owes to William de Banham 23*l.*; to be levied, in default of payment, of his lands and chattels in cos. Nottingham and Derby.

The said Roger acknowledges that he owes to the aforesaid William 18*l.*; to be levied as above.

Feb. 7.
The Tower.

William son of Robert de Banham acknowledges that he owes to Roger Foun of Assheburn-in-le-Pek 19*½* marks; to be levied, in default of payment, of his lands and chattels in co. Derby.

Feb. 9.
The Tower.

William Ingellard acknowledges that he owes to Robert de Stanore 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Surrey.

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Andrew Aubrey, William de Hanampstude, and William Blood, executors of the will of William de Evenefeld, put in their places William de Wyekewane to prosecute the execution of a recognisance for 100 marks made to him in chancery by Thomas son of Retheric de Tatelesfeld.

John de Insula and Hugh de Turplinton acknowledge that they owe to Nicholas de Turvill 200*l.*; to be levied, in default of payment, of their lands and chattels in co. Northampton.

Cancelled on payment, acknowledged by Nicholas before the justiciary of Ireland, as appears by a writ on the files of the fourth year.

Enrolment of release by Thomas de Rychemond, son of Sir Thomas de Rychemond, to Sir Geoffrey le Scrop, knight, of his right in the manor of Borton Conestable. Witnesses: Sir Richard de Moseleye; Nicholas de Eton; Nicholas Warde; William de Burgh; Geoffrey de Fyngal; William de Dalton; Sir William de Kettisbury, clerk. Dated at London, on Thursday, 9 February, 3 Edward III.

Memorandum, that Thomas came into chancery at the Tower, on the said day, and acknowledged the aforesaid deed.

Feb. 16.
Westminster.

Henry de Ebbelesburne acknowledges that he owes to Robert atte Okette of Wynchesfeld, co. Southampton, 53*s.* 4*d.*; to be levied, in default of payment, of his lands and chattels in co. Southampton.

Cancelled on payment.—
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John Cotun of London, ‘peleter,’ puts in his place John de Oxonia, clerk, to prosecute the execution of a recognisance for 20*l.* made to him by Elias Farman of Hungerford.

The said John Cotun puts in his place the aforesaid John de Oxonia to prosecute the execution of a recognisance for 60*l.* made to him by John de Sutton, knight.

Joan, daughter of John de Fredmantel, Robert de Bury, William de Brokurst, and William Sawage acknowledge that they owe to Master

1329.

Membrane 36d—cont.

Elias de Sancto Albano 50*l.*; to be levied, in default of payment, of their lands and chattels in co. Southampton.

Enrolment of grant by William Corbet, knight, lord of Chaddesleye, to Sir John de Clynton of Mastok, and to Margery, his wife, and to the heirs of their bodies, of 200*l.* of yearly rent from his manor of Chaddesleye. Witnesses: Sir Robert de Morby; Sir William de Lucy; Sir John de Broughton; John Wyard; John de Leukenore; Hugh de Cokeseye. Dated at Wodestok, 20 February, 3 Edward III.

Memorandum, that William came into chancery at London, on 24 February, and acknowledged the aforesaid deed.

Feb. 25. Henry de Grey, son and heir of John de Grey, acknowledges that he owes to John, bishop of Ely, 90*l.*; to be levied, in default of payment, of his lands and chattels in co. Leicester.

March 5. Willism de Holyns, clerk, acknowledges that he owes to Richard Spigurnel 40*s.*; to be levied, in default of payment, of his lands and chattels in co. Stafford.

Cancelled on payment.

Ralph de Brok acknowledges that he owes to Edmund de Pynkeny 15*l.*; to be levied, in default of payment, of his lands and chattels in co. Hertford.

Robert de Kendale, knight, puts in his place Nicholas de Fontibus and Thomas de Clyf, clerks, to prosecute the execution of a recognisance for 50 marks made to him and to Roger de Wellesworth, clerk, in chancery, by William le Latymer, and of a recognisance for 6*l.* made to him in chancery by William de Brettevill.

Feb. 20. To the sheriff of Essex and Hertford. Order to supersede until the quinzaine of Easter next the demand upon Robert de Insula for 12*l.* 13*s.* 2*d.* for the scutage of Wales of 10 Edward I., so that the king may in the meantime cause to be done what ought to be done for Robert's discharge.

By K.

John Blundel of Oxford puts in his place John de Oxonia, clerk, to prosecute the execution of a recognisance for 40 marks made to him by William son of Stephen de Abindon of Norton Brun, and of another recognisance for 20 marks made to him by the said William.

William Curteys of Briclesworth puts in his place David de Wollovre, clerk, to prosecute the execution of a recognisance for 20*l.* made to him in chancery by John Dyve of Brampton.

March 8. John de Molyns acknowledges that he owes to Thomas de Hameldene, citizen and vintner of London, 200*l.*; to be levied, in default of payment, of his lands and chattels in co. Buckingham.

Cancelled on payment, acknowledged by Agnes, late the wife of Thomas, and executrix of his will.

John de Vyleston puts in his place John de Stoke, clerk, and Theobald Poleyn to defend the execution of a recognisance for 12*l.* 8*s.* 2*d.* made to William de Cleydon, knight, by him and John de Braydeston in the late king's chancery in the 19th year of his reign.

MEMBRANE 35d.

Feb. 23. Ralph de Bockynge, knight, and Thomas de Cretyngh' acknowledge that they owe to John de Cretyngh', knight, 50 marks; to be levied, in default of payment, of their lands and chattels in co. Suffolk.

Cancelled on payment.

1329.

Membrane 35d—cont.

Thomas de Pirle of Croidon acknowledges that he owes to Robert de Taunton, clerk, 50*s.*; to be levied, in default of payment, of his lands and chattels in co. Surrey.

Peter Phelip of Croidon acknowledges that he owes to Robert de Tanton, clerk, 10 marks; to be levied, in default of payment, of his lands and chattels in co. Surrey.

Cancelled on payment.

John Bradan of Eldele acknowledges that he owes to Thomas de Useflet, clerk, 24 marks; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment.

Adam de Sarum of London, 'spicer,' puts in his place William de Wykewan to prosecute the execution of a recognisance for 100 marks made to him in chancery by Thomas son of Retheric de Tatelesfeld.

Enrolment of grant by William Corbet, knight, lord of Chaddesleye, to John Wyard and Joan his wife, and to the heirs of their bodies, of 20*l.* of yearly rent from his manor of Chadesleye. Witnesses: Sir Robert de Stormy; Sir William de Lucy; Sir John Golafre; Sir Robert de Bracy; Sir Robert de Morby; Sir William Deveros; Nicholas Russel; John de Leukenore; Hugh (*Hugwe*) de Cokeseye; John de Croxford the son; Peter de Dodecote, clerk. Dated at Wodestock, 20 February, 3 Edward III. French.

Memorandum, that William came into chancery at London, on 24 February, and acknowledged the aforesaid deed.

Enrolment of grant by the aforesaid William to Petronella (*Pueronele*), his daughter, of 20*l.* yearly of rent from his manor of Chadesleye. Witnesses and date as above.

Memorandum, that William came into chancery at London, on 24 February, and acknowledged the aforesaid deed.

Feb. 25. John Stury of Shrewsbury acknowledges that he owes to Edmund le Westminster. Specer of Cambridge 22*l.*; to be levied, in default of payment, of his lands and chattels in co. Salop.

John son of Gerard de Insula, knight, acknowledges that he owes to Thomas de Roshale, knight, 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Northampton.

John de Chaucombe, knight, puts in his place William de Euneldon, clerk, to prosecute the execution of a recognisance for 20*l.* made to him in chancery by Michael de Trenewith and Philip de Lostwithiel, clerk.

Feb. 21. To the abbot and convent of Colchester. Request that they will admit into their house Adam de Charnack, whom the king is sending to them in consideration of his long service, and that they will administer to him for life such allowance as Walter Paynlowe, 'barbour,' deceased, had in their house by the late king's request. By p.s. [242*b.*]

John Buttetourt, knight, acknowledges that he owes to John Hakelut 200 marks; to be levied, in default of payment, of his lands and chattels in co. Essex.—W. de Herlaston received the acknowledgment.

Cancelled on payment.

March 2. Nicholas de Boyvill, parson of the church of Adeston, acknowledges that he owes to Raymund de Farges, cardinal deacon of New St. Mary's, arch-deacon of Leicester; and to Master John de Pinibus 600 marks; to be levied, in default of payment, of his lands and chattels in co. Rutland.

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Membrane 35d—cont.

- March 3. Constantine de Mortuo Mari, John de Brewouse, and Wakelin de Hardeshill acknowledge that they owe to Edmund Bacon 300 marks; to be levied, in default of payment, of their lands and chattels in cos. Norfolk and Suffolk.

Cancelled on payment.

The prior of Farle acknowledges, for himself and his convent, that he owes to John de Oxonia, citizen of London, 100*l.*; to be levied, in default of payment, of their lands and chattels in co. Wilts.

John de Leycestria of co. Somerset and Geoffrey de Shepeleghe acknowledge that they owe to Michael de Wath, clerk, and William de Welyngovre, clerk, 20 marks; to be levied, in default of payment, of their lands and chattels in cos. Somerset and Devon.

John Pecche and Nicholas Pecche acknowledge that they owe to Richard de Rothyng, citizen and vintner of London, 300*l.*; to be levied, in default of payment, of their lands and chattels in cos. Warwick, Lincoln, and Dorset.

Robert de Walkefare acknowledges that he owes to Nicholas Fraunceys of Wridelington 1,000 marks; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

March 5.

Eltham.

Baldwin de Frivill, knight, acknowledges that he owes to Master Isambert de Longa Villa 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

Master James de Florencia, parson of the church of Ivyngho, *Palmerius, parson of the church of Alesby, and John Francisci, merchant of Florence, acknowledge that they owe to Asselin Symonetti, merchant of Luca, 90*l.*; to be levied, in default of payment, of their lands and chattels in co. Lincoln.

Richard Talebot, knight, acknowledges that he owes to John de Sancto Philberto, knight, 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Devon.

Oto Botetourt, knight, acknowledges that he owes to the said John 43 marks; to be levied, in default of payment, of his lands and chattels in co. Leicester.

March 9.

Guildford.

Thomas de Hastang, knight, acknowledges that he owes to Benedict de Fulsham, citizen of London, 70 marks; to be levied, in default of payment, of his lands and chattels in co. Kent.—The chancellor received the acknowledgment.

John de Felton, knight, lord of Lichham, acknowledges that he owes to John de Charlton, citizen of London, 500*l.*; to be levied, in default of payment, of his lands and chattels in co. Norfolk.—W. de Herlaston received the acknowledgment.

Cancelled on payment.

Nicholas de Cantilupo acknowledges that he owes to Benedict de Fulsham 60*l.*; to be levied, in default of payment, of his lands and chattels in co. Buckingham.—The chancellor received the acknowledgment.

March 12.

Guildford.

Thomas de Burgh, knight, acknowledges that he owes to Richard de Waldegrave 200 marks; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

Cancelled on payment.

Ivo Percival of St. Albans, citizen and wool-merchant (*lanarius*) of London, acknowledges that he owes to Augustine le Waleys of Woxebrugge 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Hertford.

* A Christian name omitted (?).

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Membrane 35d—cont.

Peter, son of Peter acknowledges that he owes to Nicholas Paulyn 1,000*l.*; to be levied, in default of payment, of his lands and chattels in co. Sussex.

March 8.
Guildford.

Henry, bishop of Lincoln, and Thomas, bishop of Hereford, acknowledge that they owe to J. bishop of Ely 100*l.*; to be levied, in default of payment, of their lands and chattels in co. Lincoln.

Cancelled on payment.

Memorandum, that this recognisance was made to the bishop of Ely because he had satisfied John Darcy 'le cosyn,' justiciary of Ireland, for 100*l.* for the king, in part payment of 300*l.* that the king granted to the justiciary for the provision of necessaries for his journey to those parts.

MEMBRANE 34d.

Enrolment of grant by Gilbert de Ellesfeld, knight, to the king of the reversion of the lands in Bluntesdon and Creklade, co. Wilts, with the knights' fees, advowsons of churches, etc. after Queen Isabella's death, who holds them for her life by Gilbert's demise; in exchange for the manor of Yeshampstede, co. Berks, which the king has granted to him. Witnesses: H. bishop of Lincoln, the chancellor; Thomas, bishop of Hereford, the treasurer; Geoffrey le Scrop, chief justice; John de Wysham, steward of the household; Gilbert Talebot, chamberlain; Master Henry de Clif and William de Herlaston, clerks of chancery. Dated at the Tower of London, 10 February, 3 Edward III.

Memorandum, that Gilbert came into chancery at Westminster, on 15 February, and acknowledged the aforesaid deed.

Enrolment of release by the said Gilbert to Queen Isabella and the king and the king's heirs of his right in the premises. Witnesses as above. Dated at the Tower, 12 February, 3 Edward III.

Memorandum, that Gilbert came into Chancery at Westminster, on 16 February, and acknowledged the aforesaid deed.

Memorandum, that the aforesaid deeds were delivered on 18 February to Sir Adam de Lymbergh, keeper of the king's privy seal, in the presence of Adam, bishop of Hereford, the treasurer, for custody.

Enrolment of grant by William Maurdyn of New Wyndesore to the king of his ditch and hedge (*haiam*) in a place called 'Maurdyn Rudyngg' near the king's new park of Wyndesore, and of his ditch and hedge in another place, called 'Le Rudyngg atte Logge,' which (lodge?) formerly belonged to (*que quondam fuit*) Adam de Bray, near the said new park, which ditch and hedge extend to the king's highway near Le Logge in the said new park, and 14 feet of the donor's land lying in breadth outside the said ditches and hedges for as much space as the ditches and hedges extend in length, so that the king may make new ditches there at his pleasure. Witnesses: Sir John de Wysham, steward of the household; Gilbert de Talebot, chamberlain; Simon de Bereford, escheator this side Trent; John de Insula, constable of Wyndesore castle; John de Sancto Philiberto, John de la Hoose, Richard Oifrewast (*sic*), knights. Dated at Gloucester, 20 December, 2 Edward III.

Memorandum, that William came into chancery at Westminster, on 16 February, and acknowledged the aforesaid deed.

Walter atte Strate of Dunton acknowledges that he owes to Thomas de Escrik, parson of the church of Dunton, 60 marks; to be levied, in default of payment, of his lands and chattels in co. Essex.

Cancelled on payment.

1329.

Membrane 34d—cont.

John son of Richard de Graveneye acknowledges that he owes to Richard de Ryclyng 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Kent.

Feb. 17. Nicholas de Mulsham acknowledges that he owes to Robert de Bousser Westminster. 10*l.*; to be levied, in default of payment, of his lands and chattels in co. Essex.

Feb. 15. To the sheriff of York. Order to cause a regard to be made in the Westminster forest of Galtres before the coming of the justices of the Forest, so that the regard be made before Midsummer next.

[Capitula.]

Feb. 20. Joan daughter of John de Fremantel acknowledges that she owes to Robert de Burry and William de Brokhurst 50*l.*; to be levied, in default of payment, of her lands and chattels in co. Southampton.

Henry de Grey acknowledges that he owes to John Ammary, knight, John de Chetyndon, Robert de Blechel[eye], and Thomas de Hemmyngford 20*l.* 10*s.* 0*d.*; to be levied, in default of payment, of his lands and chattels in co. Huntingdon.

Cancelled on payment.

Feb. 25. John Hagheman of Chakenden acknowledges that he owes to William de Exonia 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Oxford.

Feb. 26. Thomas Heringgaud, son and heir of John Heringgaud, knight, acknowledges that he owes to Edmund de Kendale, knight, 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Sussex.

March 2. John Hubaud, knight, acknowledges that he owes to William de Wynton Eltham. 10*l.*; to be levied, in default of payment, of his lands and chattels in co. Worcester.

John Vyncent of Waltham puts in his place Robert de Kirkeby, clerk, to defend the execution of a recognisance for 20*l.* made by him in chancery to Master Henry de Cantuaria.

MEMBRANE 33d.

Feb. 9. John de Felton, knight, acknowledges that he owes to Anthony Citrono The Tower. and Nicholas de Salvo, merchants of Genoa, 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

Feb. 10. Matthew de Bassyngburn, knight, acknowledges that he owes to Master The Tower. Simon de Sancto Edmundo 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Cambridge.

Feb. 8. To the sheriffs of London. Order to cause proclamation to be made The Tower. that all those who have come, or who are bound to come, to the parliament continued from Sarum to Westminster at the coming octaves of the Purification, shall come to Westminster to do what shall be enjoined upon them on the king's behalf. By K. & C.

[Federa.]

Feb. 13. John Louy of Worcester acknowledges that he owes to John de Baddeby The Tower. 20 marks; to be levied, in default of payment, of his lands and chattels in co. Worcester.

— Nicholas de Haghman puts in his place Thomas de Clif and Richard de Abyndon to prosecute the execution of a recognisance for 240 marks made

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Membrane 33d—cont.

to him by John de Malmesbury, parson of the church of Herthill, and by Thomas de London, parson of the church of Chilbalton.

Feb. 12. Simon de Handlo acknowledges that he owes to Henry de Goseball, knight, 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Kent.

William de Orlaston acknowledges that he owes to Reginald de Cobham, knight, 60*l.*; to be levied, in default of payment, of his lands and chattels in co. Kent.

Feb. 14. Thomas Badcock acknowledges that he owes to Thomas de Kersebrok, parson of the church of Stone, 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Kent.

Jan. 26. To the abbess and convent of Shaftesbury. Request that they will admit into their house Richard Knight, spigurnel of the king's chancery, who has long served the king and his father in that office, and whom the king is sending to them, and that they will administer to him for life such maintenance in all things as Robert le Poeter, deceased, had in their house by the late king's request. By p.s. [2382.]

Feb. 14. Richard de Wodeford, parson of the church of Iwehurst, acknowledges that he owes to William de Iford 40 marks; to be levied, in default of payment, of his lands and chattels in co. Sussex.

Robert Duredent acknowledges that he owes to Walter de Shenefeld of London, 'tanner,' 100*s.*; to be levied, in default of payment, of his lands and chattels in co. Middlesex.

Francis Bacheme acknowledges that he owes to William de Castello near Stafford 50*l.*; to be levied, in default of payment, of his lands and chattels in co. Essex.

Cancelled on payment.

Feb. 16. Thomas de Benton acknowledges that he owes to John Mautravers, knight, 100*s.*; to be levied, in default of payment, of his lands and chattels in co. Wilts.

Cancelled on payment.

Feb. 14. Brother Thomas Larcher, prior of the Hospital of St. John of Jerusalem in England, acknowledges that he owes to Richard de Betoigne, citizen of London, 600*l.*; to be levied, in default of payment, of his lands and chattels in co. Northampton.

Cancelled on payment.

Feb. 17. Peter Nevill of Retlourne and Thomas de Middilton acknowledge that they owe to William de Pillarton 8*l.*; to be levied, in default of payment, of their lands and chattels in co. Northampton.

Robert de Norton, parson of the church of Humelton, diocese of Worcester, and Thomas de Sancto Andrea, vicar of the church of Croppry, diocese of Lincoln, acknowledge that they owe to Master Peter Vaurelli, proctor of Bertrand de Pogeto, prebendary of Croppry church, 420 marks; to be levied, in default of payment, of their lands, chattels, and ecclesiastical goods in co. Worcester.

The said Robert and Thomas acknowledge that they owe to the aforesaid Peter 95*l.* 10*s.* 8*d.*; to be levied, in default of payment, of their lands, chattels, and ecclesiastical goods in co. Oxford.

Feb. 21. William de Munden, parson of the church of Little Waltham, acknowledges that he owes to Thomas de Harwold, citizen and pepperer of London,

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Membrane 33d—cont.

12*l.*; to be levied, in default of payment, of his lands, chattels, and ecclesiastical goods in co. Essex.

Ralph de Camoys, knight, and Thomas his son acknowledge that they owe to John de Hothum, bishop of Ely, 800*l.*; to be levied, in default of payment, of their lands and chattels in co. Kent.

Feb. 22. Geoffrey de Rous acknowledges that he owes to Robert Houwel 200*l.*; to Westminster. be levied, in default of payment, of his lands and chattels in co. Hertford.

Richard le Parker of Reylegh acknowledges that he owes to William de Barewe 50*l.*; to be levied, in default of payment, of his lands and chattels in co. Essex.

William le Hare of Thundresle acknowledges that he owes to William de Barewe 50*l.*; to be levied, in default of payment, of his lands and chattels in co. Essex.

Nicholas Turvill puts in his place John de Brook of Chesham to prosecute the execution of a recognisance for 200*l.* made to him in chancery by Hugh de Turplinton and John del Isle, knights.

Feb. 20. To the sheriff of Lincoln. Order to cause proclamation to be made that Westminster. the king wills that alien and native merchants may go out of the realm, and may enter the same, with their ships, goods, and wares, at their pleasure in all ports in the sheriff's bailiwick, notwithstanding the king's late order to cause proclamation to be made prohibiting anyone leaving the realm without his special licence. It is provided that search shall be made by the sheriff or by those to be deputed by him in the ports so that no suspected persons shall leave the realm, and that no letters prejudicial to the king shall be sent out of, or brought into, the realm. By K. [Fœdera.]

Enrolment of grant by Nicholas Turvill, knight, to Sir Hugh de Turpliton, knight, of his manor of Weston Turvill near Wendover, with all appurtenances, knights' fees, advowsons, etc., and with the following knights' fees: half a fee in Weston Turvill, which fee Robert fuitz Neel holds of the donor; 1½ fees, which the free tenants of the manor hold there; 1½ fees in La Penne, which John de la Penne, the heirs of Stephen de Segrave, and Alexander de Saunturdon hold of the donor; 1½ fees in Tappelawe, which the prior of Merton holds of the donor; a fee in Saunturdon, which the said Alexander holds of the donor; a fee in Godwyneston, which John son of John Chicche holds of the donor; a fee in Hastingeleye, which is held of the donor. Witnesses: Sir Reginald de Hamden, Sir Walter de Shobden, Matthew de la Vache, knights; John de Brok; Reginald de la Hulle; Ralph de la Strete, Gilbert Poynaunt, John de Bledelowe, John Bertram. Dated at Weston Turvill, on Monday after the Conversion of St. Paul, 3 Edward III.

Memorandum, that Nicholas came into chancery at Westminster, on 22 February, and acknowledged the aforesaid deed.

Master John de Braybrok, parson of the church of Brouncestre, diocese of Norwich, acknowledges that he owes to Simon de Claxby, parson of the church of Massyngham, and to John de Sutton, parson of the church of Baketon, 13 marks; to be levied, in default of payment, of his lands, chattels, and ecclesiastical goods in co. Norfolk.

Roger de Hakeneye acknowledges that he owes to Robert de Taunton 4*l.* 12*s.* 0*d.*; to be levied, in default of payment, of his lands and chattels in co. Middlesex.

Master Jordan de Caunville, parson of the church of Boctone near Blen, acknowledges that he owes to John de Wyndesore, parson of the church of

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Membrane 33d—cont.

Bedyngton, 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Kent.

Hugh de Turpliton acknowledges that he owes to John de Insula 200*l.*; to be levied, in default of payment, of his lands and chattels in co. Buckingham.

Cancelled on payment.

Hugh de Burgh, parson of the church of Patrikbrompton, acknowledges that he owes to Richard de Pykeryng, clerk, 100*s.*; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in co. York.

Cancelled on payment.

Geoffrey de Hadresham and William de Ivyngfeld acknowledge that they owe to John de Neubury, the younger, citizen of London, 30*l.*; to be levied, in default of payment, of their lands and chattels in co. Surrey.

Roger de Swynnerton puts in his place William del Wode and Adam de Braunfeld to prosecute the execution of a recognisance for 300*l.* made to him by Saier de Rocheford, Alan de Wodehull, and John de Beaurepayr in chancery.

Bartholomew de Honylane puts in his place John de Stoke, clerk, and Theobald Poleyn to prosecute the execution of a recognisance for 196*l.* 13*s.* 4*d.* made to him by the prior of Lewes in chancery.

MEMBRANE 32d.

Enrolment of grant by John son of Thomas de Stransale of York to Sir John de Ellerker, the younger, of the reversion of the messuage in Grap-cunt lane in the city of York that Henry de Coupmanthorp and Matilda de Stransale, his wife, mother of the donor, hold for the term of her life of the donor's inheritance. He also releases to the said Sir John his right in the two messuages in the Butchery (*Carnificio*) in the king's court in York, which Sir John has of his grant. Witnesses: Sir John de Stonore, Sir Simon de Drayton, and Sir John de Hothum 'le neven,' knights; Elias de Assheburn, William Gylour. Dated at London, 12 March, 1328[-9], 3 Edward III.

Memorandum, that John son of Thomas came into chancery at London, on the said day, and acknowledged the aforesaid deed.

Enrolment of grant by the said John son of Thomas de Stransale to the aforesaid Sir John for the term of the donor's life, of a messuage that formerly belonged to the said Thomas on Le Pavement, in the parish of All Saints, York, wherein John de Escrik, 'sherman,' now dwells, rendering therefor a rose at Midsummer yearly. Witnesses and date as above.

Memorandum, that the said John son of Thomas came into chancery at London, on the said day, and acknowledged the aforesaid deed.

March 14.
Kingston.

Adam de Bidik acknowledges that he owes to John, bishop of Bath and Wells, 70*l.*; to be levied, in default of payment, of his lands and chattels in co. Berks.

March 8.
Guildford.

To the sheriff of Cornwall. Whereas Master John de Maunte, dean of the king's free chapel of St. Berian in Cornwall, Richard Vivien, and Hugh and Nicholas, his sons, Benedict le Brun, Robert de Bodenewell, and Robert and Richard, his sons, Benedict le Bray and Joan his wife, John de Maunte, John Janot of Maunte, Vivian de Bodelen, Richard de Trethewy, Nicholas Chone, John Chone, William Rogeressone, John Stenere, Roger Joet, John de

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Membrane 32d—cont.

Maen, Ralph de Trevelly, Thomas de Eskels, Henry Bevill, Nicholas Bonty, John Jocelyn, Roger Barnes, David de Beskenall, William Certain, Henry de Caer, Robert de Pendre, Philip de Rospanal, William le Glas, John Robert, Gregory de Bossancorth, Luke Vivien, John Godefre, John Reden, Ralph Godefre, John de Kervik, Jocelin de Penros, Vivian de Penros, Master Richard de Penros, Roger de Penros, Martin Marc, are indicted for taking and carrying away certain goods and chattels of Richard de Beaupre at the town of St. Berian, Trethin, Tendraenen, and Tredeney, and for other trespasses, before Thomas le Ercedekne and his fellows, justices appointed to keep the peace in that county; and the king is now given to understand that the indictments were made at the procuration of the said Richard de Beaupre, pretending to be prebendary of the prebend of Trethin in the free chapel aforesaid, because there was contention between him and the dean concerning the prebend, and the said goods were sequestrated by the dean as fruits of the prebend; wherefore the king wills that the matter shall be determined before him and not elsewhere: the king therefore orders the sheriff to release those whom he has imprisoned by reason of the premises, upon their finding mainpernors to have them before the king in fifteen days from Easter to stand to right concerning the indictments aforesaid, and to supersede the arresting of those who have not yet been taken upon their finding mainprise in like manner. The king has ordered the said Thomas to send the indictments aforesaid before him at the said day. By C.

March 12.
Chertsey.

Reginald de Aston Somervyll, parson of the church of Lideford, diocese of Exeter, acknowledges that he owes to Michael de Wath and William de Wellyngovre, clerks, 50 marks; to be levied, in default of payment, of his lands, chattels, and ecclesiastical goods in co. Devon.

Thomas de Chasteloun, parson of the church of Lekhampstede, acknowledges that he owes to John Koc of Padebury 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Buckingham.

William de Gossefeld puts in his place John de Percebrigg, clerk, and Thomas le Machoun to prosecute the execution of a recognisance for 40*l.* made to him by Bona, late the wife of Thomas fitz Bernard.

March 18.
Wycombe.

Roland son of Martin Shench acknowledges that he owes to Claricia, late the wife of Roger de Wellesworth, knight, 10*l.*; to be levied, in default of payment, of his lands and chattels in co. Surrey.

William le Povere of Leryngsete acknowledges that he owes to Robert Em of Stodaye, chaplain, 80*s.*; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

MEMBRANE 31d.

March 12.
Chertsey.

John Pecche, knight, lord of Hampton, co. Warwick, acknowledges that he owes to Richard de Rothynge, citizen and vintner of London, 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Warwick.

March 15.
Chertsey.

Gilbert de Dedham acknowledges that he owes to Robert Storm, citizen and fishmonger of London, 26*l.* 13*s.* 4*d.*; to be levied, in default of payment, of his lands and chattels in co. Essex.

William la Zousche de Mortuo Mari and Ingelram Berenger acknowledge that they owe to John de Pulteneye, citizen of London, 300*l.*; to be levied, in default of payment, of their lands and chattels in co. Cambridge.—Thomas de Evesham received the acknowledgment.

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Membrane 31d—cont.

Nicholas de Abyndon, parson of the church of Serweton, acknowledges that he owes to William de Langeford and John de Dyngle 12*l.*; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in co. Southampton.

Walter Roger of Budenescombe acknowledges that he owes to John de la Ree 10 marks; to be levied, in default of payment, of his lands and chattels in co. Surrey.

Enrolment of deed of John de Conyngton, chaplain, and Richard de Rikhal, clerk, executors of the will of Robert Milys, late prebendary of the prebend of Aylesbury in St. Mary's, Lincoln, discharging Henry, bishop of Lincoln, of all debts and actions, as the bishop has satisfied them for all debts due from him to the deceased or to them. Dated at London, on Wednesday after St. Gregory, 3 Edward III.

Memorandum, that the executors came into chancery at London, on the said day, and acknowledged the aforesaid deed.

Feb. 21. To the abbot and convent of Coggesale. Request that they will admit Westminster. into their house Adam de Chernok, whom the king is sending to them by reason of his long service to him, and that they will administer to him for life such allowance as Walter Lewer, deceased, had in their house by the late king's request. By p.s. [2424.]

John Lovekyn, one of the tenants of the lands that belonged to Richard de Merston, deceased, puts in his place Roger de Aslacton to defend the execution of a recognisance for 10*l.* made in chancery by Richard to Hamo le Barber of London.

March 15. To the sheriff of Stafford. Order to cause a regard to be made in the Uxbridge. forest of Canke, in that county, before the coming of the justices of the (Wyrebrugg.) Forest, so that the regard be made before the Assumption next.

[*Capitula.*]

Feb. 22. To the sheriff of Sussex. Writ for payment to William de Northo, Westminster. knight of that county, of his expenses in coming to the parliament adjourned from Sarum to Westminster in the octaves of the Purification last, in coming to Westminster, staying there from the octaves aforesaid until Wednesday the feast of St. Peter-in-Cathedra, and returning thence, having regard to the distance, as was wont to be done in the like case. By K.

The like for the knights of the following counties to the respective sheriffs:

Simon de Drayton	- Northampton.
John de Erlegh, Robert de Somerton,	} Somerset.
Ralph de Sechevill, Jordan de Garthorp,	} Leicester.
Thomas de Saunford	- Middlesex.
Robert de Dutton, Richard de Blythefeld,	} Stafford.
John de Bourne, Thomas de Bourne,	} Kent, for 6 <i>l.</i> 8 <i>s.</i> 0 <i>d.</i> for 16 days.
Peter de Grete	- Worcester.
Simon de Kynardele	- Essex.
Peter de la Heose, Edmund Danvers,	} Berks.

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Membrane 31d—cont.

Roger de Nowers,	}	Bedford.
Walter de Holewell,		
John le Mareschal,	}	Buckingham.
James Freysel,		
Nicholas le Norreys,	}	Lancaster.
Henry de Haydock,		
John de Grymstede,	}	Southampton.
Richard de Wolhop,		
William Lengleys,	}	Westmoreland.
Robert de Sandeford,		
William Avenel,	}	Cambridge.
Robert de Kyneshale,		
Robert de la More,	}	York.
John de Skipton,		
Matthew de Crauthorne,	}	Devon.
Walter de Swayntill,		

To the bailiffs of Northampton. Writ for payment to Adam de Cotesbrok and Geoffrey de Herliston, burgesses of that town, of their expenses in attending the aforesaid parliament.

By K.

The like in favour of the following:

Thomas de Gergrave,	}	to the mayor and bailiffs of York.
John de Kirkeby,		
Henry de Novo Castro,	}	to the bailiffs of Scardeburgh.
William de Hedon,		

The form of the oaths taken by Henry, earl of Lancaster, and others written below* before the recognisances made by them before the king and his council : ‘*Vous reconnoissez, sur peine de perdre vie et membre, terres et tenementz, biens et chateaux, et quantque vous purrez forfaire, a nostre seignur le Roi, d'estere, et de faire, et d'affermier tiele seurie come il plerra a nostre seignur le Roi et a son conseil a ordiner que vous face, que au corps nostre seignur le Roi, mes dames les Roynes, ne des autres grantz ne petit de lour conseil, ne que sont entour eux, ne ferrez, ne procurez estre fait, en prive n'en apert, mal, moleste, ne damage, ne assentirez estre fait. Et ceo jurrez vous sur saintes Ewangeles.*

MEMBRANE 30d.

Feb. 9. Henry, earl of Lancaster, acknowledges that he owes to the king 30,000*l.*; Westminster. to be levied, in default of payment, of his lands and chattels in co. Lancaster.

Cancelled by the king's order, as appears in the writ under the king's privy seal enrolled below, which remains on the files of the fourth year of the king.

Memorandum, that all the underwritten recognisances were made by reason of the riding with horses and arms at Bedeford; and they are cancelled and annulled by the king's order as appears below.

Hugh de Audele acknowledges that he owes to the king 10,000*l.*; to be levied, in default of payment, of his lands and chattels in co. Essex.

Afterwards, on 24 April, the king pardoned Hugh 3,000 marks of the aforesaid sum, and willed that he should pay 2,000 marks of the remainder

* See the next membrane.

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Membrane 30d—cont.

at certain specified terms, and the remaining 10,000 marks at the king's pleasure, as contained in the king's writ of privy seal remaining on the files.

Thomas Wake of Lidell acknowledges that he owes to the king 15,000 marks; to be levied, in default of payment, of his lands and chattels in co. York.

David, earl of Athole, acknowledges that he owes to the king 5,000*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

Henry de Ferariis, knight, acknowledges that he owes to the king 2,000 marks; to be levied, in default of payment, of his lands and chattels in co. Leicester.

Afterwards, the king pardoned Henry 200*l.* of the 750 marks of the aforesaid sum payable at specified terms, as appears by the king's writ of privy seal on the files of the same year.

John de Twyford, knight, acknowledges that he owes to the king 200*l.*; to be levied, in default of payment, of his lands and chattels in co. Kent.

Afterwards, the king granted to Roger de Mortuo Mari, earl of March, the 40*l.* of the aforesaid sum payable at specified terms, in part payment of a debt due to him from the king, as appears in the king's writ of privy seal on the files of the same year, and the earl acknowledged before the chancellor that John had satisfied him for the aforesaid sum.

John Dengayne, knight, acknowledges that he owes to the king 1,200 marks; to be levied, in default of payment, of his lands and chattels in co. Essex.

Roger de Cuyll, knight, acknowledges that he owes to the king 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

Afterwards, the king granted to Roger de Mortuo Mari, earl of March, the 30*l.* of the aforesaid sum due at specified terms, in part payment of a debt due to him from the king, as appears by the king's writ of privy seal on the files for the same year, and the earl acknowledged before the chancellor that Roger had satisfied him for this sum.

Edmund de Appelby, knight, acknowledges that he owes to the king 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Northampton.

Gilbert Pecche, knight, acknowledges that he owes to the king 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Warwick.

Henry de Hilles, knight, acknowledges that he owes to the king 100 marks; to be levied, in default of payment, of his lands and chattels in co. Nottingham.

William Lovel, knight, acknowledges that he owes to the king 200 marks; to be levied, in default of payment, of his lands and chattels in co. Leicester.

Thomas de Ferariis, knight, acknowledges that he owes to the king 40 marks; to be levied, in default of payment, of his lands and chattels in co. Leicester.

Thomas Spigurnel, knight, acknowledges that he owes to the king 500 marks; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

John de Wauton, knight, acknowledges that he owes to the king 50*l.*; to be levied, in default of payment, of his lands and chattels in co. Northampton.

Robert Gobion acknowledges that he owes to the king 10*l.*; to be levied, in default of payment, of his lands and chattels in co. Leicester.

1329.

Membrane 30d—cont.

John Geryn acknowledges that he owes to the king 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

Nicholas de Berkeswell acknowledges that he owes to the king 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Leicester.

John de Botetourt acknowledges that he owes to the king 130*l.*; to be levied, in default of payment, of his lands and chattels in co. Bedford.

Nicholas Whittyng' acknowledges that he owes to the king 100*s.*; to be levied, in default of payment, of his lands and chattels in co. Southampton.

Geoffrey de Wallecote, acknowledges that he owes to the king 10*l.*; to be levied, in default of payment, of his lands and chattels in co. Leicester.

MEMBRANE 29d.

Robert Revel acknowledges that he owes to the king 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Leicester.

Henry Danet acknowledges that he owes to the king 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Leicester.

William de Plumsted acknowledges that he owes to the king 10*l.*; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

William le Blount acknowledges that he owes to the king 500*l.*; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

Thomas de Monte Hermerii acknowledges that he owes to the king 1,000 marks; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

Robert de Farnham acknowledges that he owes to the king 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Leicester.

March 4. William Fraunk acknowledges that he owes to the king 200*l.*; to be levied, in default of payment, of his lands and chattels in co. Leicester.
Westminster.

April 18. Philip de Folevill, knight, acknowledges that he owes to the king 200*l.*; to be levied, in default of payment, of his lands and chattels.
Wallingford.

Afterwards, on 15 May, the king pardoned Philip 20 marks of the 40 marks of the aforesaid sum payable at specified terms.

May 25. Robert Breton, knight, acknowledges that he owes to the king 200*l.*; to be levied, in default of payment, of his lands and chattels.
Dover.

William de Wystowe, knight, acknowledges that he owes to the king 500*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

July 28. Stephen de Swynnerton acknowledges that he owes to the king 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Essex.
Windsor.

Dec. 4. Robert de Morteyn acknowledges that he owes to the king 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Lincoln.
Kenilworth.

Memorandum, that the king sent his writ under the privy seal to the chancellor to this effect: Edward, etc., to J. bishop of Winchester, our chancellor. Whereas we, on 4 December last, by the assent of the prelates, earls, barons, and other magnates of the realm in parliament assembled at Westminster, have pardoned and acquitted Henry, earl of Lancaster, Thomas Wake, Henry de Beaumont, and Thomas Roselyn, and all others of their adherence and company, the sums in which they were bound to us

1329.

Membrane 29d—cont.

for their ransoms, because they were lately at Bedeford with horses and arms with the intention of doing certain things against the estate of us and our realm, as was surmised by Roger de Mortimer, our late enemy: we therefore order the chancellor to cause them to have letters of pardon and release of their ransoms under the great seal, and to cause the recognisances made in chancery for security for the said ransoms to be cancelled at the suit of those who will sue for this against us. Given under our privy seal, at Westminster, the 12 December, in the fourth year of our reign.

By pretext whereof all the preceding recognisances made by reason of the riding at Bedeford are cancelled and annulled.

*MEMBRANE 28d.*March 15.
Wycombe.

To the sheriff of Norfolk. Order to cause John de Denevor, who is imprisoned in Norwich castle for adhering to Henry, earl of Lancaster, to be released, upon his finding mainpernors to have him before the king in chancery in the octaves of Easter next.

March 20.
Woodstock.

Henry de Sancta Ositha acknowledges that he owes to Joan de Stokyngbury 60*l.*; to be levied, in default of payment, of his lands and chattels in co. Kent.

Thomas de Ledred puts in his place William de Stok, clerk, to prosecute the execution of a recognisance for 11*l.* 4*s.* 0*d.* made to him by John son of Adam de Aperdle.

John Darcy 'le neveu' puts in his place William de Emeldon, clerk, to prosecute the execution of a recognisance for 40*l.* made to him in chancery by Ralph de Bloyewe.

Simon son of William Ganet and John Potelale, executors of the will of Simon Ganet, put in their place Richard de Suthorp to prosecute the execution of a recognisance for 40 marks made to the deceased by Thomas Larcher, prior of the Hospital of St. John of Jerusalem in England.

March 8.
Guildford.

To William de Culpho. Order to come to the king in person immediately upon sight hereof, laying aside all excuse, as the king wishes to have colloquy with him upon certain affairs.

By K.

The like to the following :

John de Molyns.

Thomas de Staunton, clerk.

Roger de Waltham, canon of London.

John de Wymondeswold.

John de Flete.

John de Harsyk.

William de Dunstaple.

March 22.
Woodstock.

John de Passele acknowledges that he owes to John de Grantham, citizen of London, 100 marks; to be levied, in default of payment, of his lands and chattels in co. Sussex.

John de Gatesbury and John Queneld of Pokerich, co. Hertford, and Richard de Ware, citizen and fishmonger of London, acknowledge that they owe to Robert Stormi, citizen and fishmonger of London, 60*l.*; to be levied, in default of payment, of their lands and chattels in co. Hertford.

Enrolment of release by John son of John Edward of Shorne to Simon le Heaumer of Fletestrete of his right in a messuage, 6 acres of land, 2 acres

1329.

Membrane 28d—cont.

of meadow, and 4 acres of marsh in Clyve, which belonged to Thomas Braban. Witnesses: Thomas de Chedynton; William de Toppesfeld; Reginald de Thorp; William de Waltham; Robert de Assh. Dated at London, the feast of St. Katherine, 2 Edward III.

Memorandum, that John came into chancery at London, on 22 March, and acknowledged the aforesaid deed.

March 3.
Eltham.

To Thomas Bardolf, Robert de Malberthorp, and Nicholas de Eton. Order not to proceed to take any assize concerning tenements that were taken into the late king's hands after the death of David, late earl of Athole, and that are in the king's hands and in the custody of Isabella de Bello Monte, lady of Vesci (*de Veciaco*), during the heir's minority by the king's grant, without consulting the king, as he is given to understand by Isabella that John de Warenn, earl of Surrey, has arramed an assize of novel disseisin before them against the heir and others named in the original writ concerning tenements in Castelacre, which were taken into the late king's hands by reason of earl David's death and which are in Isabella's custody. By C.

March 20.
Woodstock.

To Thomas Bardolf, Robert de Malberthorp, Nicholas de Eton, and John de Mutford. Order not to proceed to take any assize concerning tenements or fees that were taken into the late king's hands after the death of Aymer de Valencia, earl of Pembroke, and that are in the king's hands by reason of the minority of Laurence de Hasting, kinsman and co-heir of Aymer, without consulting the king, as John de Warenn, earl of Surrey, has arramed before the said Thomas, Robert, and Nicholas an assize of novel disseisin against the said Laurence and others named in the original writ concerning tenements in Castelacre whereof the said Aymer died seized.

By K. & C.

Master Hugh de Morton puts in his place John de Grayton to prosecute the execution of a recognisance for 60*s.* made to him in chancery by John son of Thomas Sondy.

Enrolment of release by Christiana, late the wife of Richard de Messingge, to Thomas de la Welde of her right and claim in all the lands, rents, services, bondmen and their goods, and the lands held by them in villeinage in Swanebourne, co. Buckingham, which Thomas holds of the demise of Alice, his mother, and of William, his brother. Witnesses: Hugh de Waltham, clerk; Stephen de Waltham, clerk; Nicholas Ponge; John Brid; Henry de Norhampton; James le Sherman; John Pedewardyn; John Frere, 'skynner'; John Pisellege of London; John son of Walter Yerdale of Syncleburgh; John de la Welde of Murse, Thomas le Bran of Northmershton, Walter de Wynselawe of Swanebourne, Ed. Godard of the same, of co. Buckingham. Dated at London, on Thursday after St. Martin the Bishop, 2 Edward III.

Memorandum, that Christiana came into chancery at London, on 24 March, and acknowledged the aforesaid deed.

March 26.
Woodstock.

John de Paunton came before the king, on Sunday after the Annunciation, and sought to replevy to Walter Coygne of Overfleckenho and to Sarah his wife and to Edith Prat their land in Caldecote near Greneburgh, which was taken into the king's hands for their default before the justices of the Bench against Matilda, late the wife of Adam Moryce. This is signified to the justices.

Enrolment of grant by Maurice le Brun to Richard le Brun, his son, for life, of 10 marks and 2*s.* yearly, to be received from his tenants in Westchawlowe, co. Berks, with power of resumption in case Richard be promoted to a suitable ecclesiastical benefice. Witnesses: Master Henry de Clif, canon of Sarum; John Mitford, canon of Chichester; Henry de Seccheford; Master Robert de Balne, parson of the church of Dorkyng; Henry de Stratford,

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Membrane 28d—cont.

parson of the church of Severnestok; John de Tiddeswall, parson of the church of Colyntre; Thomas de Clif, clerk. Dated at London, on Sunday the morrow of the Annunciation, 3 Edward III.

Memorandum, that Maurice came into chancery at London, on the said day, and acknowledged the aforesaid deed.

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Andrew de Salopia puts in his place John Wiard and Thomas de Evesham, clerk, to prosecute the execution of a recognisance for 300*l.* made to him by Roger Loveday in the late king's chancery, in the first year of his reign.

March 26.
Woodstock. Master Henry de Shorne acknowledges that he owes to John Giffard, son and heir of Robert Giffard, knight, of Bures, co. Essex, 3,000*l.*; to be levied, in default of payment, of his lands and chattels in co. Kent.

Cancelled on payment.

William Cheyne, knight, acknowledges that he owes to John Copyng of Maydenstan and John Rolf 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Kent.

The said William acknowledges that he owes to John de Esthall and Matilda his wife 100 marks; to be levied, in default of payment, of his lands and chattels in co. Kent.

Cancelled on payment.

March 31.
Wallingford. Isabella, late the wife of John de Erle, acknowledges that she owes to John Spray, citizen of London, 20*l.*; to be levied, in default of payment, of her lands and chattels in co. Bucks.

John de Wodehous, clerk, acknowledges that he owes to Thomas de Evesham, clerk, 40*s.*; to be levied, in default of payment, of his lands and chattels in co. Kent.

Cancelled on payment.

MEMBRANE 27d.

March 23.
Woodstock. Richard de Par, parson of the church of Prestwych, diocese of Coventry and Lichfield, acknowledges that he owes to Simon de Swanland and Thomas de Swanland 30*l.*; to be levied, in default of payment, of his lands and chattels in co. Lancaster.

Thomas, prior of Wedon Pynkeny, acknowledges that he owes to Master Henry son of Walter de Stanton 12*l.*; to be levied, in default of payment, of his lands and chattels in co. Northampton.

March 20.
Woodstock. Peter de la Knolle, yeoman of the king's chamber, who has long served the king, is sent to the abbot and convent of Abindon to receive such maintenance from that house for life as John Lirisch, deceased, had therein by the late king's order.

Enrolment of deed of brother Thomas de Sancto Marcelllo, prior of Wydon Pynkeneye, and the fellows (*socii*) of the same, acknowledging themselves to be bound to Hugh, called 'de Harsfeld,' in consideration of his laudable service, in one mark of yearly pension for his life, to be paid in the priory of Pynkeneye aforesaid, payment whereof they charge upon the priory, its goods, etc., with power of distrant. Dated at London, at the feast of the Annunciation, 2 Edward III.

Memorandum, that the prior came into chancery at London, on 26 March, and acknowledged the aforesaid deed.

March 29.
Wallingford. To Geoffrey Lescrop. Order to be with the king at Bedeford at the quinzaine of Easter with the Bench and the rolls and other things touching the Bench, as the king wills that he and his fellows, justices to hold pleas before the king, shall be with him at Bedeford.

By C.

1329.

Membrane 27d—cont.

- Feb. 21. To the count of Flanders. The king has received complaint from William Westminster. Bruere, Ivo Birche, Alexander Waleys, Robert Bosoun, and John Seward of Exeter, merchants, that whereas they lately arrived at the port of Sluys (*Lescluses*) in Flanders with a ship of theirs called 'La Blithe' of Hoke, whereof William de Hok was master, and loaded her with cloth and other goods and wares bought by them there, for which custom was duly paid (*custumatis*) according to the custom of those parts, in order to bring the same to England to trade therewith, Lamsien Seveneschille and other malefactors of Neweport in Flanders, of the count's power, attacked the ship whilst sailing on the sea near the said port, and took and carried away the goods and wares aforesaid to the value of 500*l.*; wherefore the merchants have prayed the king to provide a remedy: the king therefore requests the count to cause satisfaction to be made to the merchants for their losses and damages speedily, as he would wish the king to do for his subjects in the like case, so that it may not behove the king to provide another remedy for the said merchants, certifying the king of his proceedings by the bearer of the presents.
- March 30. Hugh Treganon, yeoman of the king's chamber, is sent to the abbot and Wallingford. convent of Peterborough to receive the same allowance as Gilbert le Botiller received in that house in his lifetime by the late king's request.
By p.s. [2531.]
- March 15. John Tresk, the king's yeoman, is sent to the abbot and convent of Uxbridge. St. Augustine's, Bristol, to receive the same allowance as Thomas de la Mare, deceased, had in their house by the late king's order.
By p.s. [2484.]
- March 27. John de Odiham, yeoman of the chamber of Queen Philippa, is sent Eynsham. to the abbess and convent of Wilton to receive the same allowance as Roger de Aune, deceased, had in their house by the late king's request.
By p.s. [2628.]
- March 23. John atte Lane, yeoman of the king's kitchen, is sent to the prior and Woodstock. convent of St. Denis near Southampton to receive the same allowance as John de Assh, deceased, had in their house by the late king's request.
By p.s. [2513.]
- April 2. John le Clerk of Esthennay acknowledges that he owes to William Wallingford. Reignald of Stanford 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Berks.
John de Oxonia, 'vineter,' puts in his place John de Percebrigg and James de Kyngeston, clerks, to prosecute the execution of a recognisance for 86*l.* 18*s.* 4*d.* made to him in chancery by Solomon Potyn, John Potyn, and Ralph de Sancto Dionisio.
Richard de Rothyng, vintner of London, puts in his place John de Percebrigg and James de Kyngeston to prosecute the execution of a recognisance for 22*l.* made to him in chancery by Ralph le Taverner of Mallyng.
- April 4. William le Taillour of Stratford-on-Avene came before the king, on Wallingford. Tuesday after St. Richard, and sought to replevy to Thomas de Godestone of Stratford, chaplain, his land in Hatton-on-Avene, which was taken into the king's hands by reason of his default before the justices of the Bench against Alice, late the wife of Thomas de Beaumund of Merston. This is signified to the justices.
- April 5. John Ledekyn of Dodecote acknowledges that he owes to Geoffrey de Wallingford. Chelchhuthe 10 marks; to be levied, in default of payment, of his lands and chattels in co. Berks.

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Membrane 27d—cont.

April 5. Wallingford. Brother Walter de Kilmessan, bishop of Down (*Dunen*'), acknowledges that he owes to Gilbert Talebot 100*s.*; to be levied, in default of payment, of his lands and chattels in Ireland.

The same bishop acknowledges that he owes to John de Wodehous 20*s.*; to be levied, in default of payment, of his lands and chattels in Ireland.

April 5. Wallingford. Henry de Dytton, usher of the king's chamber, is sent to the abbot and convent of Abyndon to receive the same maintenance as Vivian de Luk', deceased, had in their house by the late king's request.

April 8. Wallingford. Thomas son of John de Wiverton, knight, of Great Gillyng, acknowledges that he owes to William de Tekene, merchant of Northampton, 17*l.*; to be levied, in default of payment, of his lands and chattels in co. Northampton.

John de Tournay, knight, and Thomas de Tournay, parson of the church of Boxford, diocese of Norwich, acknowledge that they owe to H. bishop of Lincoln, 200 marks; to be levied, in default of payment, of their lands and chattels in co. Lincoln.

Cancelled on payment.

April 7. Wallingford. To the abbot and convent of St. Albans. Order to grant to Isabella atte Helde such maintenance for life from their house as Vivian de Luke received therein by the late king's order, making to her letters patent specifying what she ought to receive, although the king lately requested them to grant the said maintenance to John Trompour* for life when the aforesaid Vivian should die or resign his maintenance, as the king wills that Isabella shall have it, Vivian being dead at the date of his letters of request.

By p.s. [2550.]

April 8. Wallingford. Thomas de Benton, one of the executors of the will of John de Okeham, acknowledges that he owes to John de Wodeford, prebendary of the prebend of Chalk, 24 marks; to be levied, in default of payment, of his lands and chattels in co. Oxford.

April 9. Wallingford. John Harpur of Banbury came before the king, on Saturday after St. Ambrose, and sought to replevy to Simon Waure, William de Brunne, Adam de Harewell, and John de Northfolk of Banbury their land in Banbury.

April 12. Wallingford. William Benet acknowledges that he owes to John de Wodehous, clerk of the king's hanaper, 22*s. 4d.*; to be levied, in default of payment, of his lands and chattels in co. Leicester.

Stephen de Marisco acknowledges that he owes to James le Botiller, earl of Ormund, 1,000*l.*; to be levied, in default of payment, of his lands and chattels in cos. Southampton and Somerset.

April 15. Wallingford. Richard atte Watre came before the king, on Saturday after SS. Tiburtius and Valerian, and sought to replevy to William Westovre the said William's land in Westpennard, which was taken into the king's hands by reason of his default before the justices of the Bench against Roger de Estrete. This is signified to the justices.

April 12. Wallingford. John, bishop of Winchester, acknowledges that he owes to Asselinus Simonetti, merchant of Luca, 800*l.*; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in co. Southampton.—Thomas de Evesham received the acknowledgment.

Cancelled on payment.

* Called *John Scot* in the privy seal.

1329.

MEMBRANE 26d.

April 16. William Prat of Elinestowe came before the king, on Sunday after SS. Tiburtius and Valerian, and sought to replevy his land in Elinestouwe and Wylshamstede, which was taken into the king's hands for his default before the justices of the Bench against Agnes, late the wife of Walter 'the Swon.' This is signified to the justices.

Enrolment of deed of John de Sharshull, parson of the church of Takkeleye, acknowledging himself to be bound to Thomas son of Roger de Nowers in 26*s. 8d.*, to be paid yearly until Thomas be provided with a suitable benefice by him or by William de Shareshull, his brother. Dated at Walyngford, on Tuesday after Palm Sunday, 3 Edward III.

Memorandum, that John came into chancery at Dorchester, on 18 April, and acknowledged the aforesaid deed.

April 19.
Wallingford.

Stephen Asshewy, knight, acknowledges that he owes to John de Oxonia of London, 'vineter,' 200*l.*; to be levied, in default of payment, of his lands and chattels in the city of London.—The chancellor received the acknowledgment.

Cancelled on payment, acknowledged by Adam Brabazon, executor of the said John's will.

April 20.
Wallingford.

William son of Robert de Banham acknowledges that he owes to William de Selby 10*l.*; to be levied, in default of payment, of his lands and chattels in co. Norfolk.—William de Herlaston received the acknowledgment.

John son of John le Monek of Garboldesham acknowledges that he owes to Walter de Selby and William son of Robert de Banham 30*l.*; to be levied, in default of payment, of his lands and chattels in co. Norfolk.—William de Herlaston received the acknowledgment.

April 25.
Wallingford.

William Syred of Bekenesfeld acknowledges that he owes to Ralph del Strate of Wendore 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Buckingham.

Cancelled on payment, acknowledged by Thomas de Wendore, Ralph's attorney.

Elias de Stubton, merchant and citizen of Lincoln, acknowledges that he owes to Robert de Stanford, parson of Quenton church, 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

April 24.
Wallingford.

To the sheriff of York. Order to cause proclamation to be made forbidding any earl, baron, knight, yeoman, or other man-at-arms going to parts beyond sea without the king's special licence, under pain of forfeiture. He is ordered to certify the king as speedily as possible of the places wherein he shall make such proclamation and of the days upon which he shall make proclamation. By K.

[*Fædera.*]

The like to all the sheriffs of England. [*Ibid.*]

April 26.
Wallingford.

To Bartholomew de Burghersh, constable of Dover castle and warden of the Cinque Ports, or to him who supplies his place. Order not to permit any earls, barons, knights, yeomen, or other men-at-arms, or abbots, priors, or other men of religion to cross to parts beyond sea without special licence given subsequently to this order. By K.

[*Ibid.*]

The like to the following:

The mayor and sheriffs of London.

The bailiffs of Boston.

The bailiffs of Ipswich.

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Membrane 26d—cont.

The bailiffs of Bishop's Lynn.
 The bailiffs of Great Yarmouth.
 The mayor and bailiffs of Southampton.
 The bailiffs of Dunwich.
 The bailiffs of Plummuth.
 The bailiffs of Harwich.
 The bailiffs of Orreford.
 The bailiffs of Little Yarmouth.
 The bailiffs of Kyngeston-on-Hull.
 The bailiffs of Ravenserod.
 The bailiffs of Hertelopol.
 The mayor and bailiffs of Newcastle-on-Tyne.
 The bailiffs of Scardeburgh.
 The bailiffs of Exeter.
 The bailiffs of Whiteby.
 The bailiffs of Portesmuth.
 The mayor and bailiffs of Bristol.
 The bailiffs of Shorham.
 The bailiffs of Hastyng.
 The bailiffs of Romeneye.
 The bailiffs of Faversham.
 The bailiffs of Monemuth.
 The bailiffs of Dertemuth. [*Ibid.*]

April 28.
Windsor.

To Gerard, count of Holstein (*Holtsat*), keeper of the realm of Denmark (*Dacie*). The king has received complaint from Robert de Musgrave, burgess of Newcastle-on-Tyne, that whereas he lately caused a ship of his called '*La Godeyere*' of Newcastle-on-Tyne, whereof William de Donewyco was master, to be laden with divers goods at Strallesonde in Almain, in order to bring them to England to trade there with the same, Knud (*Canutus*), duke of Halland (*Hallandie*) in Denmark, Henry Swart, burgess of Wysmer in Almain, Hermann Wackrou, * burgess of Copenhagen (*Coupmanhaven*), in Denmark, and Brianus de Coupmanhaven, and a brother of his, and certain other malefactors and pirates of the power of the realm of Denmark entered the said ship by armed force at Le Renes in Copenhagen on her way to England, and took and carried away the said ship, price 100*l.*, and the goods and chattels in her to the value of 340*l.*, to wit, 26 lasts and 3 barrels of herrings, five lasts of ashes, four lasts of resin (*resinarum*), and 8 barrels of lamp-oil, and chests, beds, armour, jewels, clothing, and ready money and other goods and chattels, wherefore the said merchant has prayed the king to provide a remedy: the king therefore requests the count to cause restitution or satisfaction to be made to the said merchant, together with satisfaction for his damages, displaying such diligence herein as he would wish the king to do to the merchants and other subjects of the realm of Denmark in the like case in this realm, so that it may not behove the king to provide another remedy, certifying the king of his proceedings by his letters and by the bearer of the presents. [*Federa.*]

To Henry Swart, burgess of Wysmer in Almain. Like letter, requesting him to restore the said ship and goods, exhibiting such justice to the said merchant that it may not behove the king to provide him with another remedy.

To Knud, duke of Halland in Denmark, and to John Blome and Hermann Wackrou, burgess of Copenhagen in Denmark, and to Brianus de Coupmanhaven, and to his brother. Like letter and request.
[*Federa.*]

May 9.
Eltham.

John de Tetlinggebury of Haudlo and William atte Welde of Capele acknowledge that they owe to John de Preston, citizen and roper of London,

* Called Wakrouse in the next enrolment.

1329.

Membrane 26d—cont.

40*l.*; to be levied, in default of payment, of their lands and chattels in co. Kent.

April 14.
Wallingford.

To Philip, king of France. The king informs him that it was his intention to have gone to France and to have offered and done^d his devoir (*deveria*) as befits, but he has until now been unable to fulfil his intention by reason of the hindrances and impediments that have arisen in the realm, which the king believes have not escaped the notice of the king of France, and which have not yet entirely ceased. The king, however, intends coming to the presence of the king of France to do his homage in person, and for this reason he has sent Thomas, bishop of Hereford, his treasurer, and Bartholomew de Burghersh before him to the king of France, to whom he desires the king of France to give evidence, as he has opened his mind to them concerning the premises, and he requests the king of France to write back his pleasure in this matter. [*Fædera.*]

MEMBRANE 25d.

April 27.
Windsor.

The prior of St. Frideswide's, Oxford, acknowledges that he owes to Cambynus Fantiney of Florence 72 marks; to be levied, in default of payment, of his lands and chattels in co. Oxford.

Cancelled on payment.

The said prior acknowledges that he owes to Amyotus Gry[m]baudi, merchant of Chieri (*de Kyrio*), 124*l.*; to be levied, in default of payment, of his lands and chattels in co. Oxford.

Cancelled on payment.

May 1.
Eltham.

Reginald le (sic) Pavely of La Brok, knight, acknowledges that he owes to John Godhine of Marleberge, merchant, 280*l.*; to be levied, in default of payment, of his lands and chattels in co. Wilts.—William de Herlaston received the acknowledgment.

The same Reginald acknowledges that he owes to the said John 573*l.* 6*s.* 8*d.*; to be levied, in default of payment, of his lands and chattels in co. Wilts.—William de Herlaston received the acknowledgment.

Asselinus Simonetti, merchant of Lucca, puts in his place Master Pancius de Contron[o] to prosecute the execution of a recognisance for 800*l.*, made to him in chancery by John, bishop of Winchester.

Thomas de Nutle acknowledges that he owes to John de Nutle 'spicer,' citizen of Winchester, 300*l.*; to be levied, in default of payment, of his lands and chattels in co. Southampton.

Henry atte Halle of Henxteworth acknowledges that he owes to John son of Nicholas Water of Henxteworth, the younger, 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Hertford.—W. de Herlaston received [the acknowledgment.]

April 30.
Eltham.

Henry de Pipercombe came before the king, on Sunday after St. Mark the Evangelist, and sought to replevy his land in Estmenes, which was taken into his hands for his default before the justices of the Bench against Geoffrey de Ranvilles. This is signified to the justices.

May 2.
Eltham.

Robert de Bekynton came before the king, on Tuesday after SS. Philip and James, and sought to replevy his land in Couwyk, which was taken into the king's hands for his default before the justices of the Bench against Matilda, late the wife of John de Sundervill. This is signified to the justices.

April 25.
Wallingford.

To the abbot and convent of St. Albans. Whereas the king lately granted to John le Trumpour*, his minstrel, the maintenance in that abbey that

* Called *Jany[n]e nostre trumpour* in the privy seal.

1329.

Membrane 25d—cont.

Vivian de Luk had for his lifetime therein by the late king's order, and John afterwards delivered to the king the letters patent of the abbot and convent concerning the maintenance, and the king, at the request of Queen Isabella, has granted to Isabella de la Helde, damsel of her chamber, the aforesaid maintenance for her life: the king therefore requests the abbot and convent to make letters patent to her granting to her the said maintenance for life, to be received both in her absence and in her presence, notwithstanding the aforesaid grant to John. By p.s. [2584.]

April 17. To the sheriff of Buckingham. Order to permit Henry son of John and Elizabeth his wife to have respite until Michaelmas next for the relief of Paulinus Peyvre, which is exacted from Elizabeth by summons of the exchequer.

May 5. Eltham. William le Ussher of Snodeland acknowledges that he owes to John de Melford 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Kent.—The chancellor received the acknowledgment.

May 6. Eltham. Thomas de Leydon acknowledges that he owes to William Box, citizen of London, 100*s.*; to be levied, in default of payment, of his lands and chattels in cos. Kent and Essex.

MEMBRANE 24d.

May 6. Eltham. Robert Williem of Havertyng acknowledges that he owes to Richard de Ideshale, clerk, 20*l.*; to be levied, in default of payment, of his lands and chattels in co Essex.

The same Robert acknowledges that he owes to William de Dakenham, 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Essex.

Memorandum, that on Friday before St. John ante Portam Latinam, Michael de Wath, clerk of Master Henry de Clif, keeper of the rolls of the chancery, delivered to H. bishop of Lincoln, the chancellor, in the manor of Eltham, in the presence of Sir William de Herlaston and Sir Henry de Edenestowe and other clerks of the chancery, divers muniments under the seal of Charles, late king of France, and under the seals of others his proctors touching the treaty of peace between the said king of France and the late king, and divers letters patent under the late king's seal giving power to his ambassadors to treat with king Charles concerning the peace aforesaid. And the bishop received the muniments and letters from Michael, and delivered them to Sir John de Wy, his chaplain, to be carried into the bishop's chamber.

May 8. Eltham. Thomas son of John ap Adam acknowledges that he owes to Thomas son of Miles de Rodbergh 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Gloucester.

John de Mareys and William de Furneux put in their place Thomas de Gayregrave, clerk, to defend the execution of a recognisance for 20*l.* made by them in chancery to John de Cherleton.

May 10. Eltham. To the treasurer and barons of the exchequer. Order to cause the abbot of Dore, sub-collector in the diocese of Hereford of the tenth of the clergy, to have respite until the octaves of Holy Trinity next for rendering his account of the tenth, as the king has granted him such respite because he cannot attend to rendering his account before them at present, he having a day in the quinzaine of Easter next for rendering his account. By K.

May 10. Eltham. Thomas de Wyndhull acknowledges that he owes to Richard de Kymberle 34*l.* 13*s.* 4*d.*; to be levied, in default of payment, of his lands and chattels in co. Kent.

Robert de Hungerford puts in his place Robert de la More to prosecute the execution of a recognisance for 16*l.* made to him by Roger de Colyngburn.

1329.

Membrane 24d—cont.

John Peverel acknowledges that he owes to John de Prestone, citizen and ropemaker of London, 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Dorset.

John Daundelyn and Simon de Laushull acknowledge that they owe to John Giffard of Cotherstok, clerk, 50 marks; to be levied, in default of payment, of their lands and chattels in co. Northampton.

Cancelled on payment.

Bartholomew Galyan and Joan his wife, tenants of part of the lands that belonged to Peter Pugeys, put in their place John de Donyngton to defend the execution of a recognisance for 20*l.* made by Peter in the late king's chancery to Walter de Sallyng.

William Vaghan, knight, puts in his place Richard Russel and Nicholas de Salopia to prosecute the execution of a recognisance for 80*l.* made to him in chancery by Roger Corbet of Hadeleye.

May 11.
Eltham.

Robert de Ridmere, parson of the church of Stikford, diocese of Lincoln, acknowledges that he owes to Robert de Tanton, clerk, 24*l.*; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

Richard Wenge of Oxford acknowledges that he owes to Dionisia de Weston of Oxford 10*l.*; to be levied, in default of payment, of his lands and chattels in co. Oxford.

Gilbert de Berewyk acknowledges that he owes to Simon de Bereford, knight, 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Wilts.

Thomas Benner acknowledges that he owes to Gilbert de Berewyk 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Wilts.

John de Prato, chaplain, and Henry de Panyers of Ledebury acknowledge that they owe to Aymer de Jovensano, clerk, 210 marks; to be levied, in default of payment, of their lands and chattels in co. Hereford.

John Blundell puts in his place John de Oxonia and William de Berughby, clerks, to prosecute the execution of a recognisance for 40 marks made to him in chancery by William son of Stephen de Abyndon.

The said John also puts them in his place to prosecute a recognisance for 20 marks made to him by the said William.

May 12.
Eltham.

The prior of Llanthony near Gloucester acknowledges that he owes to Simon de Warrewyk, parson of the church of St. Mary-atte-Southgate, Gloucester, 60*l.*; to be levied, in default of payment, of his lands and chattels in co. Gloucester.—William de Herlaston received the acknowledgment.

William de Cleydon puts in his place Elias de Grymesby and John de Swyn to prosecute the execution of a recognisance for 12*l.* 8*s.* 0*d.* made to him in chancery by John de Breydeston.

Robert Freyseyl and Simon son of William le Fevre of Saxam acknowledge that they owe to Richard Hauvill of Bradele 18 marks; to be levied, in default of payment, of their lands and chattels in co. Suffolk.

Geoffrey de Weston of London, draper, and Richard de Welleford of London acknowledge that they owe to Geoffrey de Weston Underegge, the elder, 100 marks; to be levied, in default of payment, of their lands and chattels in London.

Cancelled on payment, acknowledged by John de Stoke, the attorney of the said Geoffrey de Weston Underegge.

William de Barewe of co. Essex acknowledges that he owes to Margaret de Hanwyk 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Essex.

1329.

May 13. John son of Adam de Aungre, the elder, acknowledges that he owes to Theobald de Aungre 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Essex.

The said John acknowledges that he owes to Philip de Aungre 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Essex.

John, bishop of Winchester, acknowledges that he owes to Asselinus Simonet, merchant of Luca, 800*l.*; to be levied, in default of payment, of his lands and chattels in co. Southampton.

Cancelled on payment.

Alice, late the wife of George de Castello, acknowledges that she owes to William Dabotot 100 marks; to be levied, in default of payment, of her lands and chattels in co. Warwick.

Roger de Grey acknowledges that he owes to John de Belton, citizen and vintner of London, 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Bedford.

May 14.
Eltham.

John de la Lewe of Ecleshale acknowledges that he owes to Roger de Northburgh, bishop of Coventry and Lichfield, 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Stafford.

Adam, bishop of Worcester, acknowledges that he owes to Master Henry de Clyf, clerk, 100 marks; to be levied, in default of payment, of his lands and chattels in cos. Worcester and Warwick.

Cancelled on payment.

May 15.
Hornastle.

Master Peter de Galiciano, parson of the church of Hornastle (*Horn-castr'*), acknowledges that he owes to Robert de Wyvill, parson of the church of Kyngesclere, 60*l.*; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in cos. Lincoln, York, and Southampton.

Memorandum, that Richard de Perers, knight, William de Lodewyk, knight, of co. Hertford, John de Pulteneye, John de Causton, Henry Darcy, Simon de Swanlond, Robert de Keleseie, Geoffrey atte Lee, Richard de Rothynng, Henry de Gisors, Thomas de Horwod, and Roger de Depham, citizens of London, came before the king's council at Westminster, on 15 May, and mainperned to have Benedict de Fulsham, citizen of London, at Wyndesore on Sunday the quinzaine of Holy Trinity, to deliver him to the constable there.

Afterwards, the king willed and ordered that the mainpernors should be acquitted of the mainprise aforesaid upon Benedict finding like mainprise to be before the king upon summons of fifteen days; which mainprise Benedict found in chancery, as appears below. Therefore the mainpernors aforesaid are acquitted by the king's order.

May 14.
Eltham.

Henry Randes of Huntyngdon acknowledges that he owes to John Russell of Huntyngdon, 'marchaunt,' 7*l.* 13*s.* 0*d.*; to be levied, in default of payment, of his lands and chattels in co. Huntingdon.

John Hardel, citizen of London, acknowledges that he owes to William Box 20*l.*; to be levied, in default of payment, of his lands and chattels in the city of London.

Master John de Tyngewyk acknowledges that he owes to Simon de Launshull of Northampton 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Northampton.

John de Schelvyng, knight, acknowledges that he owes to Simon, archbishop of Canterbury, 400*l.*; to be levied, in default of payment, of his lands and chattels in co. Kent.

Cancelled on payment.

1329.

Membrane 24d—cont.

Thomas Cok puts in his place John de Langeton, clerk, and John de Norton to prosecute the execution of a recognisance for 50*l.* made to him in chancery by Warin de Insula against the heirs and tenants of the lands of the said Warin.

Thomas de Garton, parson of the church of Ovre, puts in his place William de Welyngovre, clerk, to prosecute the execution of a recognisance for 20 marks made to him in chancery by Philip Darcy, knight, and Geoffrey de Ovre, late parson of the church of Fisshlak.

MEMBRANE 23d.

Enrolment of release by John Neel of Derset to Thomas de Evesham and John his brother of his right in 2*s.* of yearly rent from a messuage that William de London holds for life in Herdewyk, in the parish of Estlemyngton, and in 10*s.* yearly rent from half a virgate of land that Thomas Tornel and Amice his wife hold for life in the same town and parish, and in 10*s.* of yearly rent from half a virgate that William Tornel holds for a term of twenty years in the said town and parish; which rent and the reversion of the aforesaid messuage and land the aforesaid Thomas and John previously had of the releasor's demise for their lives. He grants that the said rent and the messuage and two half virgates shall remain to Thomas and John and to their heirs after the determination of the aforesaid demise. Dated at London, 15 May, 3 Edward III. Witnesses: William de Shareshull; William de London; William Hamound of Greneburgh; John de Branfeld; William de Catesby; Nicholas Russale of Herdewyk.

Memorandum, that John Neel came into chancery at Westminster, on the aforesaid day, and acknowledged the preceding deed.

May 14.
Eitham.

John de Kyngessnod acknowledges that he owes to John Bohun of Midhurst 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Surrey.

Gilbert de Dedham acknowledges that he owes to Simon de Bereford 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Essex.

Alina de Furnivall acknowledges that she owes to John de Totehill 10*l.*; to be levied, in default of payment, of her lands and chattels in co. Lincoln.

Cancelled on payment.

Thomas de Bella Fago acknowledges that he owes to John Pecche, lord of Hampton-in-Ardern (*Ardena*), 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Buckingham.

Bartholomew de Cotyngham, parson of the church of Beyghton, acknowledges that he owes to William de Litlyngton of London, 'chaundeler,' 7*l.*; to be levied, in default of payment, of his lands and chattels in co. Derby.

Asselinus Simone, merchant of Luca, puts in his place Master Pancius de Controne to prosecute the execution of a recognisance for 800*l.* made to him in chancery by John, bishop of Winchester.

William de Alba Marlia, knight, acknowledges that he owes to John de Besevil 32*l.*; to be levied, in default of payment, of his lands and chattels in co. Somerset.

April 8.
Wallingford.

Hugh de Bradeford acknowledges that he owes to Master Henry de Clif 11 marks; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment.

1329.

May 16.

Membrane 23d—cont.

John Giffard, keeper of St. Leonard's Hospital, York, acknowledges that he owes to John de Hothum, bishop of Ely, 80 marks; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment.

John Dunheved acknowledges that he owes to John Pecche, lord of Hampton-in-Ardern, 1,000*l.*; to be levied, in default of payment, of his lands and chattels in cos. Gloucester and Warwick.

Enrolment of release by William son of Emma, late the wife of Henry de Gatis of Hargh, to the said Emma of his right in all the lands that she holds in the town and fields of Hargh and Great Stanmere. Witnesses: Robert de Suthcote of co. Middlesex; Nicholas de la Wodehalle; William the clerk of Hargh; Hugh de Bussy; John de Roxeth; John Barnevill. Dated in the lepers' hospital of St. Giles without the bar of the Old Temple, London, on Tuesday after SS. Simon and Jude, 19 Edward II.

Memorandum, that William came into chancery at London, on 18 May, and acknowledged the aforesaid deed.

Enrolment of release by William son of Emma, late the wife of Henry atte Gate of Harewe, to Sir William de Herlaston, clerk, of his right in all the lands that William has in the towns of Harewe and Stanmere, co. Middlesex, of the grant of the aforesaid Emma by fine levied in the king's court, both in the lands whereof the releasor was enfeoffed jointly with the said Emma and in other lands whatsoever. Witnesses: Sir Henry de Edenestowe, clerk; Roger Chauntecler; Thomas de Chedynton; Reginald de Norton; William de Waltham of Fletestrete in the suburbs of London. Dated at Fletestrete, 18 May, 3 Edward III.

Memorandum, that the said William son of Emma came into chancery at London, on the said day, and acknowledged the aforesaid deed.

May 18.

Eltham.

Robert de Wassingale, knight, acknowledges that he owes to Thomas de Benedish 50 marks; to be levied, in default of payment, of his lands and chattels in co. Cambridge.

Peter de Whatesford acknowledges that he owes to Robert de Bury, William Savage, and William Brokurst 50*l.*; to be levied, in default of payment, of his lands and chattels in co. Southampton.

Geoffrey de Royly acknowledges that he owes to Master Thomas de Lavenham, parson of the church of Great Okele, co. Essex, 80 marks; to be levied, in default of payment, of his lands and chattels in co. Essex.

May 18.

Eltham.

John de Clyvedon, knight, lord of Clyvedon, acknowledges that he owes to John de Kyngeston, knight, 250 marks; to be levied, in default of payment, of his lands and chattels in co. Somerset.

Hugh de Moriceby acknowledges that he owes to Robert de Warthecopp, clerk, 40*l.*; to be levied, in default of payment, of his lands and chattels in cos. Cumberland and Westmoreland.

Master Robert de Stratford, parson of the church of Stratford, acknowledges that he owes to Asselinus Symonet of Luca 20*l.* 6*s.* 8*d.*; to be levied, in default of payment, of his lands and chattels in co. Warwick.—Thomas de Evesham received the acknowledgment.

Cancelled on payment.

The said Master Robert de Stratford acknowledges that he owes to Jakettus Totty of Luca 320*l.*; to be levied, in default of payment, of his lands and chattels in co. Warwick.—The said Thomas received the acknowledgment.

Cancelled on payment.

John de Kemel acknowledges that he owes to Richard de Brankescombe 300*l.*; to be levied, in default of payment, of his lands and chattels in co. Devon.

1329.

Membrane 23d—cont.

John de Sancto Mauro, knight, and Robert son of John de Willeby acknowledge that they owe to John de Pateshull of Crouley 20*l.*; to be levied, in default of payment, of their lands and chattels in co. Northampton.

Enrolment of indenture witnessing that Master James de Ispannia has rendered and granted to Sir Adam de Brom, the provost, and to the scholars of St. Mary's House, Oxford, for the soul of Queen Eleanor, his aunt, all that messuage or freehold in Oxford called 'Le Oriole,' which he held of them for life by the king's assignment, and all his right and claim therein. In consideration of this grant and quit-claim, the said Adam grants, for himself and the scholars and their successors, that the said queen's soul and the said Master James in his life and after his death shall be admitted and received as brethren of that house, so that they shall be partakers in all goods, masses, fasts, alms, and goods whatsoever made in that house for ever, and so that Master James may not exact any claim in the said messuage or the goods and chattels found therein. Witnesses: Master Henry de Clyf, Sir William de Herlaston, Sir Henry de Edenestowe, and Sir Thomas de Baumburgh, clerks of chancery; Richard Cary, mayor of Oxford; John de Falele and Walter le Deyer, bailiffs of the same; William de Whateley; John de Bisshepton. Dated at London, 16 May, 3 Edward III.

Memorandum, that Master James came into chancery at London, on the said day, and acknowledged the aforesaid indenture.

— Alice, late the wife of John de Sancto Johanne of Basying', puts in her place Thomas de Clyf, clerk, and William de Iford to demand and receive her dower of her husband's lands, knight's fees, and advowsons of churches.

MEMBRANE 22d.

May 16.
Eltham.

To the treasurer and barons of the exchequer. Order to cause John de Haustede, who is staying in the king's service in the duchy [of Aquitaine], to have respite until Easter next for all debts due to the exchequer, unless otherwise ordered in the meantime. By K.

May 18.
Eltham.

Master Robert de Stretford, parson of the church of Stretford, acknowledges that he owes to Asselinus Symonet, merchant of Luca, 800*l.*; to be levied, in default of payment, of his lands and chattels in co. Warwick.—Thomas de Evesham received the acknowledgment.

Cancelled on payment.

Henry de Grey, knight, acknowledges that he owes to Walter Turk, citizen of London, 46*l.*; to be levied, in default of payment, of his lands and chattels in cos. Essex and Hertford.

Cancelled on payment.

May 20.
Canterbury.

William de Forneux of London and John le Venour of Midd[lesex] acknowledge that they owe to John de Cherleton, citizen of London, 40*l.*; to be levied, in default of payment, of their lands and chattels in the city of London and in co. Middlesex.—Thomas de Evesham received the acknowledgment.

Cancelled on payment.

May 22.
Canterbury.

To the sheriff of York. Order to cause proclamation to be made forbidding anyone making tournaments, tourneys, 'tupinas,' or jousts, seeking adventures, or doing other feats of arms within his bailiwick without the king's special licence, under pain of forfeiture, and to arrest any found doing so, together with their horses and equipments, as the king, who is going to parts beyond sea, wishes his peace to be firmly observed in his absence, and he considers that his peace may easily be broken by assemblies of men-at-arms during his absence. By K.

[Feder.]

1329.

Membrane 22d—cont.

The like to all the sheriffs of England and to the bishop of Durham,
'mutatis mutandis.' [Ibid.]

Enrolment of release by William son of Robert de Banham to Richard son of John le Monk, William, Thomas, and Stephen, Richard's brothers, of his right in all lands that John le Monk gave to him by his charter of feoffment in the towns of Garboldesham and Atleburgh. Witnesses: Robert Banyard, knight; Simon de Hederset, knight; John de Caustone, Simon Beneyt, William de Howe, Simon de Saxham, Thomas de Chauntecler, and Richard de Fakenham. Dated at London, on Sunday before St Dunstan, 3 Edward III.

Memorandum, that William son of Robert de Banham came into chancery at Dover, on 26 May, and acknowledged the aforesaid deed.

May 25.
Dover.

To John de Crumbwell, keeper of the Forest beyond Trent. Order to maintain the rights of the king and of his ministers in the forests of Shirewood, Galtres, and Ingelwod, and to do with all diligence what pertains to his office in this behalf, so conducting himself herein that renewed complaint do not come to the king, whereby the king ought to punish him, as the king is given to understand that divers profits that ought to, and were wont to, be paid (*fieri*) to him and to his ministers of the aforesaid forests, such as in putures of the keepers of the forests, the foresters, and other ministers of the forests, and also fixed (*certi*) rents that ought to be paid to the king and to the said keepers, foresters, and other ministers for their maintenance, are now withdrawn through the said John's negligence and slowness.

Memorandum, that Thomas de Suddone, parson of the church of Mutford, and Richard de Mutford, executors of the will of John de Mutford, on 29 May, delivered into chancery at Westminster in a bag (*saculo*) under their seal certain records, processes, inquisitions, juries, recognisances, verdicts, and other memoranda made by the said John in the time when he was one of the king's justices of the Bench; which records, etc., were sent to William de Herle and his fellows, justices of the Bench, in the same bag *sub pede sigilli regis* to do therein what ought be done according to law and custom.

April 10.
Wallingford.

To the count of Flanders. The king has received complaint from Hugh Sampson, burgess of Southampton, that whereas he lately caused a ship of his called '*La Katerine*' of Bayonne (*Bayon*), whereof Reymund Spiap was master, to be freighted with 180 tuns of wine of certain merchants of Gascony at Leyburn in Gascony, in order to carry the same to Le Swyne in Flanders, and the master and mariners of the ship took the ship and wines to that port, Peter Aynet and certain men of Normandy, pretending that the ship was theirs, procured its arrest with all its tackle without reasonable cause; and, as the king learns, there is a suit in the count's court before the burgomasters and *échevins* of La Muwe on La Swyne in Flanders concerning the purparty of the said ship, lately called '*La Porte-peise*' of Southampton, now '*La Katerine*' of Bayonne, between the said Hugh and Peter and the men aforesaid, and it was so far proceeded in the action that the ship was judicially delivered to Hugh according to the law merchant, as appears by the process therein, and it is not consonant with right that judgments properly rendered should be brought back again into dispute; the king therefore requests the count to order the said process to be examined, and if he find that the ship was thus judicially delivered to Hugh, to cause the ship and its tackle to be released from arrest and delivered to the said merchant or his attorney in this behalf, so conducting himself in this matter that it may not behove the king to provide the merchant with another remedy through the count's default, certifying the king of his proceedings therein by his letters and by the bearer of the presents.

1329.

Membrane 22d—cont.

William de Aune, knight, puts in his place Walter Power, clerk, and Theobald Portejoye, to prosecute the execution of a recognisance for 18*l.* made to him in the late king's chancery by Maurice Draghswerp.

Simon son of William Ganet and John Potelale, executors of the will of Simon Ganet, sometime parson of the church of Fakenhamdam, puts in his place Richard de Suthorp to prosecute the execution of a recognisance for 27 marks 6*s.* 8*d.* made to the deceased in chancery by brother Thomas Larcher, prior of the Hospital of St. John of Jerusalem in England.

May 16.
Eltham.

To the justices of the Bench. The abbot of Lire has shewn the king, by petition before him and his council, that he lately impleaded Master Richard de Clare, dean of Wymbourn, before them of this, that Richard should render to him 240 marks of the arrears of the yearly rent of 8 marks due to him, and that the justices have superseded proceeding in the suit because it was alleged before them by Richard's attorney that Richard held the deanery of the king's advowson for his life by the late king's collation, and that he found the deanery discharged of the said yearly rent, and that he could not answer to the abbot without the king, and he prayed aid from the king, and the abbot has besought the king to cause justice to be done to him in the premises: the king therefore orders them to proceed in the plea, notwithstanding the allegation aforesaid or the dean's petition for aid from the king, provided that they do not proceed to render judgment without consulting the king.

By pet. of C.

MEMBRANE 21d.

Assignment of dower to Isabella, late the wife of Edmund Clere, made at Strystone, co. Norfolk, by the escheator this side Trent, on 25 September, 2 Edward III. by virtue of the king's writ sewed hereto, by the view and testimony of John de Norwico, Thomas Carbounel, John Burgeys, Alexander atte Mor, Thomas Bobbe, Nicholas atte Welle, and others. There is assigned to her as dower of the messuage of the manor there a moiety of the barn (*grangie*) on the east, with free ingress and egress by the gates and by the court of the heir. There are also assigned to her all that part of the court of the messuage which is enclosed by ditches leading by the entrance of the manor on the east to the boundaries (*bundas*) that extend to the cowhouse standing on the east of the hall; and the court called 'Dauwesyer,' and a way called 'Milnegate,' and the court lying on the west of the hall aforesaid, as appears by the bounds there placed. There are also assigned to her the cowhouse and three houses situate on the side of her assignment; and all the lands in the crofts at the gates of the hall between the church and the manor aforesaid, and a piece of pasture on the west of the pond and on the north of the watercourse, in allowance for the houses of the manor that remain to the heir. Also a piece of land called 'Middilwong,' lying for 13*½* acres, which are measured by a perch of 20 feet. Also a piece of land called 'Shortlond,' lying for 7*½* acres. Also a piece called 'Roustiwig,' which lies for 9 acres. Also a piece of land called 'Brounghilwong,' which lies for 9 acres. Also a piece of land called 'Longbreche,' which lies for 11 acres and 1 rood. Also a piece of land lying at 'Le Elm' for 2 acres and 1 rood. Also a piece of land called 'Langgelond,' lying for 1 acre 3*½* rods. Also a piece of land in the same field nearly at the end of Langgelond towards Stanford, lying for 1 acre and half a rood. Also a piece of land called 'Le Yornes,' lying for 5*½* acres. Also a third of a piece of land called 'Hoquerhil' on the west, which lies for 12 acres. Also a third of a piece called 'Cherchewong' on the west, which

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Membrane 21d—cont.

lies for 12 acres and 3 roods. Also a third of a piece of land called 'Shortlond,' which lies for 7½ acres on the west. Also a third of a piece of land called 'Le Cuneger,' which lies for 2 acres and 1 rood, whether there be more or less in the said pieces, and with a third of the foldgang (*faldag*), and with the pastures and easements pertaining to the said land. Also a third of a pasture on the west, as appears by bounds there placed, which lies for 16 acres. Also a third of a piece of pasture called 'Rousshecroft' on the west, as appears by bounds, which lies for 2 acres. Also a piece of the heath (*bruer*) between Totyngtone and Micclehil, and the king's highway from Stryston to Thefford, as appears by bounds there placed, lying by itself in one piece for 100 acres. There are also assigned to her a third of the fishery, and a third of the profit of the weir of the same. Also all the services, homages, and rents of the free tenants of the lands of John de Norwico, Simon Capell, Thomas Bobbe, Alexander atte Mor, Thomas atte Mor, Nicholas atte Welle, Katherine Turkeby, James Wymer, Edmund the shepherd (*Bercator*), the heirs of Walter Aylward, John Burgeys, Margaret le Clere, the heirs of John Tympon, and Margaret de Sneterton. Also the services, rents, and customs of John Spicer, John Costyn, customary-tenants (*custumar*), with all their suits and offspring (*sequel*). Also a moiety of the services, rents, and customs of John Sengeler, customary-tenant, with a moiety of his suits and offspring. Also the profits of the pleas and perquisites of the court and leet of all her tenants.

MEMBRANE 20d.

Memorandum, that on Friday, 26 May, the king at midday went to sea in the port of Dover in a ship of Wynchelse, and crossed to parts beyond sea for certain affairs touching the duchy of Aquitaine, and H. bishop of Lincoln the chancellor, and other magnates crossed with the king on the same day to those parts. [Fædera.]

June 2.
Eltham.

To the sheriff of Leicester. Order to arrest all those men who shall come to Leicester or elsewhere in his bailiwick for the exercise of feats of arms, together with their horses and equipments, and to cause them to be kept in prison until otherwise ordered, certifying the king of their names, as the king understands that some knights, esquires, and other men-at-arms propose to assemble at Leicester shortly, and to make boards and do other feats of arms, notwithstanding the king's late inhibition of the holding of tournaments, etc., without his special licence. Witness: J. de Eltham. [Fædera.]

Memorandum, that on Wednesday the eve of the Ascension, to wit 31 May, in Queen Isabella's chamber in the priory of Christ Church, Canterbury, wherein the said queen was lodged, in her presence and in the presence of J. bishop of Ely and Sir Roger de Mortuo Mari, earl of March, and of others, Sir Bartholomew de Burghersh carried the king's great seal in a bag sealed with the seal of H. bishop of Lincoln, the chancellor, and delivered it by the king's order to Master Henry de Clyf, together with a letter under the king's privy seal directed to the said Master Henry concerning the custody of the great seal; and Master Henry received the seal thus sealed, and carried it with Sir William de Herlaston there then present to St. Gregory's priory, and they there opened the seal, and caused writs to be sealed therewith. [Fædera.]

June 1.
Canterbury.

To the sheriff of Norfolk. Order to take and imprison until otherwise ordered Thomas atte Lathe of Wygenhale, William de Wrottyngg of Tyrington, John Heward of Norwich, Robert Cole of Norwich, Robert Prestessone of Norwich, 'shereman,' and Adam de Felmyngham of Norwich,

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Membrane 20d—cont.

the mainpernors of John de Denevor, and to arrest and imprison the said John de Denevor, as he came into chancery in the octaves of Easter, the day given for his appearance, and left the same without the king's licence, and the aforesaid mainpernors did not come into chancery on that day. Witness: J. de Eltham, earl of Cornwall, keeper of the realm.

Enrolment of deed of Guy Simonis, son and heir of Simon Guy, and executor of his will, acknowledging receipt from Dynus Forset, Peter Byny, Francis de Boys, and their fellows, merchants of the society of the Bardi of Florence, of 450*l.*, in full satisfaction of 750*l.* in which the late king was bound to Simon, the merchants having paid him the said 450*l.* on the king's behalf. Dated at Canterbury, 3 June, 3 Edward III.

Memorandum, that Guy came into chancery at Canterbury, on the said day, and acknowledged the aforesaid letters.

Percival Simeon puts in his place Thomas de Evesham, clerk, to prosecute the execution of a recognisance for 23 marks made to him in chancery by Matthew de Bassyngbourn, knight.

June 5.
Canterbury.

To John Darcy, lord of Werk in Tyndale, or to him who supplies his place. Whereas it was found by inquisition taken by Richard de Denton and Thomas de Fetherstanhalgh by the king's order that John Comyn, tenant in chief of the late king, was seised in his demesne as of fee on the day of his death of the manor of Hensalgh, together with the park there, and of the forest of Lowes, in the parts of Tyndale, and that no mention was made thereof in the inquisitions taken by the late king's orders after John's death, and the king thereupon ordered John Darcy to take the manor, park, and forest into the king's hands, and to cause them to be delivered to Richard son of Gilbert Talbot, to whom the king had committed the custody of the lands in the parts of Tyndale that belonged to John; and David de Strabolgi, earl of Athole, has asserted before the king's council in chancery that John Comyn granted by charter to David de Strabolgi, late earl of Athole, father of the said David, of whom David is the heir, the manor with the park and forest aforesaid, and that David his father was seised thereof from the time of the grant until the day of his death, and that David the son entered the manor, park, and forest by the king's delivery after he had done homage therefor, and that he holds them at present, and this he offered to verify as the king's court should consider; wherefore the king gave him a day before him in chancery, to wit the quinnaire of Michaelmas next: the king therefore orders John Darcy to supersede in the meantime the execution of his order to deliver the manor, park, and forest to Richard.

By C.

Afterwards, a day was given to the parties aforesaid, to wit on Monday after St. Mary Magdalene, at Wyndesore.

Enrolment of release by William Amaneu of Chastilon to the king of all action and demand by reason of any damages sustained in the service of the king's progenitors and in the king's service in the wars in Gascony, and of the wages due to him in any way for these reasons, willing that all letters made to him by the king or his progenitors for recompence for losses in the wars and for payment of his wages for these reasons shall be of none effect. Dated at Canterbury, 18 June, 3 Edward III. [Fædera.]

Memorandum, that William came into chancery at Canterbury, on the said day, and acknowledged the aforesaid deed.

June 24.
Rochester.

Thomas son of John ap Adam acknowledges that he owes to John Inge 700*l.*; to be levied, in default of payment, of his lands and chattels in co. Gloucester.

MEMBRANE 19d.

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June 3.
Canterbury. Richard de Rate acknowledges that he owes to Master Theobald, parson of the church of Cotyngham, 28*l.*; to be levied, in default of payment, of his lands and chattels in co. Berks.

June 7.
Canterbury. To the sheriffs of London. Order to arrest and imprison until otherwise ordered Stephen de Dunhevede, who was lately taken and imprisoned in Neugate gaol by the king's special order, and who, the king learns, now wanders at large against the king's will. Witness: J. de Eltham. By C.

Robert Olyver acknowledges that he owes to John de Bradeford 40 marks; to be levied, in default of payment, of his lands and chattels in co. Northumberland.

June 6.
Canterbury. To the sheriff of Hereford. Order to respite until St. Peter ad Vincula next in the same state as they are now in all matters touching Richard de la Bere, the king's yeoman, and Sibyl his wife in the sheriff's county court, so that Richard shall in nowise be a loser by reason of his absence in the meanwhile, as he is in the service of John de Eltham, earl of Cornwall, keeper of the realm, by the earl's side by the king's order, and the king wills that he shall not eloin himself from that service whilst the king is out of the realm. Witness: John de Eltham. By the said keeper.

June 8.
Canterbury. John de la Cressovere of Morton acknowledges that he owes to Benedict de Normanton, clerk, 100*s.*; to be levied, in default of payment, of his lands and chattels in co. Nottingham.

June 11.
Dover. Thomas de Eggefled, parson of the church of Thirsford, acknowledges that he owes to Robert Banyard, knight, Gilbert de Ebor[aco], clerk, Adam de Billokeby, parson of the church of Eggefled, and to Simon de Eggefled, vicar of the church of Hempetede, 500 marks; to be levied, in default of payment, of his lands, chattels, and ecclesiastical goods in co. Norfolk.

Cancelled on payment.

June 12.
Dover. Brother John, abbot of Faversham, acknowledges, for himself and convent, that he owes to John de Oxenford and Richard de Rothyn, citizens and vintners of London, 500*l.*; to be levied, in default of payment, of his lands and chattels in co. Kent.

Cancelled on payment.

June 15.
Canterbury. Christina, daughter of Thomas Godespeny of Dover, acknowledges that she owes to John de Hotham, bishop of Ely, 500 marks; to be levied, in default of payment, of his lands and chattels in co. Kent.

Memorandum, that on Sunday, the feast of Whitsuntide, to wit 11 June, the king, with H. bishop of Lincoln, his chancellor, Sir Henry de Percy, and other magnates in his company, returned from parts beyond sea to the port of Dover, and on Tuesday following Master Henry de Clyf, keeper of the great seal, at Canterbury, at the ninth hour, in the said chancellor's hall in St. Gregory's priory, Canterbury, wherein the chancellor was lodged, in the presence of Sir Ralph Bassett of Drayton, Master Hugh de Camera, archdeacon of Lincoln, Master Walter de Seton, Sir Hugh de Burgh, Sir Henry de Edenestowe, and Sir Thomas de Evesham, clerks, and of others, delivered the seal to the said bishop in a bag sealed with the seals of the aforesaid Master Henry and of Sir William de Herlaston, and the bishop thus received the seal from the Master Henry, and caused writs to be sealed therewith on the same day after dinner. [Fæderæ.]

June 15.
Canterbury. To the sheriff of Cumberland. Order to cause a regard to be made in the forest of Ingelwode before the coming of the justices of the Forest, so that it be made before the Assumption next.

[*Capitula.*]

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Membrane 19d—cont.

- June 16. To Reginald Alard. Order to come to the king, so that he be with him in person on the morrow of Midsummer, as the king wishes to have colloquy with him upon certain affairs. By K.
Canterbury.
- June 16. Hugh de Mortuo Mari of Cheilmersh acknowledges that he owes to John de Mohun of Dunsterre 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Bedford.
Canterbury.
- June 24. Robert de Lascy, John Haye, and Hugh de Lascy acknowledge that they owe to Master Henry de Clif, clerk, and to Master Reymund Pelegreni, proctor in England of Sir Gaucelin, bishop of Albano, cardinal, 80*l.*; to be levied, in default of payment, of their lands and chattels in co. York.
Rochester.
- July 26. Robert de Lascy and John Haye acknowledge that they owe to John de Hothum, bishop of Ely, 20 marks; to be levied, in default of payment, of their lands and chattels in co. York.
Rochester.

MEMBRANE 18d.

- June 14. To S. archbishop of Canterbury. Summons to attend a *colloquium* at Wyndesore on Sunday the morrow of St. Mary Magdalene next. By K.
Canterbury. [Rept. *Dignity of Peer*, iv. 390.]
The like to W. archbishop of York, and to eighteen bishops, nineteen abbots, and the prior of St. John of Jerusalem in England. [*Ibid.*]
To Thomas, earl of Norfolk, marshal of England. Summons to attend the aforesaid *colloquium*. [*Ibid.*]
The like to six earls and sixty-one others. [*Ibid.*]
To W. archbishop of York. Order to attend the above *colloquium*, notwithstanding the dispute between him and the archbishop of Canterbury concerning the carrying of their crosses in each other's province. [*Fæderæ.*]
To S. archbishop of Canterbury. Prohibition of his aggrieving or molesting the archbishop of York or his household whilst attending the aforesaid *colloquium*, by reason of the aforesaid dispute, and notification of the king's pleasure that he shall attend the *colloquium* without impediment from the archbishop of York. [*Fæderæ.*]
- June 17. Adam Wyth of the Isle of Thanet (*Taneto*) acknowledges that he owes to William de Werdale, clerk, 14*s.* 2*d.*; to be levied, in default of payment, of his lands and chattels in co. Kent.
Canterbury.
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- William de Kirkeby, clerk, puts in his place Michael de Wath and Robert de Warthcop to prosecute the execution of a recognisance for 40 marks made to him in chancery by John de Dufford, knight.
- June 19. Thomas de Bramelyngge and Geoffrey his brother came before the king, on Monday after St. Botolph, and sought to replevy their land in Bramelyngge, which was taken into the king's hands by reason of their default before the justices of the Bench against Joan, late the wife of John de Aldemene. This is signified to the justices.
Canterbury.
- Richard Eliot came before the king, on Tuesday after St. Botolph, and sought to replevy to Richard de Trescot and Master Roger le Cok and Christiana his wife, their land in Stowe, which was taken into their hands by reason of their default before the justices of the Bench against William Erneys. This is signified to the justices.
- June 18. John Shireve came before the king, on Sunday after St. Botolph, and sought to replevy his land in Menstre and Moneketon in the Isle of Thanet,
Canterbury.

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Membrane 18d—cont.

which was taken into the king's hands by reason of his default before the justices of the Bench against Godeleva, late the wife of Thomas Langenase. This is signified to the justices.

Thomas Folk, vicar of the church of Hoo, Robert Baron, Thomas Wyke, and Henry Bakere of Kyngeston, acknowledge that they owe to Master Pancius de Controne 26 marks; to be levied, in default of payment, of their lands and chattels in co. Kent.

John de Passeele acknowledges that he owes to John de Woteryngbury 10*l.*; to be levied, in default of payment, of his lands and chattels in co. Sussex.

Cancelled on payment.

Enrolment of release by Thomas ap Adam, son and heir of Sir John ap Adam, lord of Beverston, to Sir John Ingge of his right in the manor of Penyard, co. Hereford, and in the manor of La Lee, co. Gloucester, and in the manor of Esthamptonet, co. Sussex, and in all other lands, etc., etc., that the said John holds for life of the releasor's gift in the counties of Hereford, Gloucester, Sussex, and Surrey. Dated at Glastonbury (*Glastyngbures*), on Friday the Morrow of the Ascension, and next after St. German the Bishop, 3 Edward III. Witnesses: Sir Philip de Columbers, Sir John Mauduyt, Sir William de Whitefeld, Sir Henry le Guldene, knights; John de Meere; John de Leddrede; Reginald Husee.

Memorandum, that Thomas came into chancery at London, on 24 June, and acknowledged the aforesaid deed.

Enrolment of indenture made at Glastonbury, on 4 June, 3 Edward III., between Sir Thomas ap Adam, lord of Beverston, and Sir Thomas de Gornay, son of Hugh de Gornay, for the settlement of divers disputes between them concerning lands, by the assent of Sir Hugh de Poyntz, Sir John Inge, Thomas de Redburgh, and others, whereby Thomas de Gornay renders to Thomas ap Adam the manor of Doneheved, co. Somerset, which he had from Thomas ap Adam for the term of the latter's life at a yearly rent of 26*l.*, and he also renders to Thomas ap Adam the hamlet of Beteslee with the ferry (*passage*), as fully as he had them of Thomas ap Adam's gift for life. And Thomas ap Adam grants that Thomas de Gornay shall hold for life 100 marks of rent in Panbere, 10*l.* of rent in Welewe, and the town of Netherwere, and the manor of Gorst near Estrogoil, and the manor of Estharpetre, according to the charters that Thomas de Gornay has of his making, except the profits of the knights' fees of the manor and annexed to the said manor, such as in wardships and marriages, escheats, scutages, which Thomas ap Adam reserves to himself with Thomas de Gornay's consent. Witnesses: Sir John de Beauchamp of Somerset, Sir Hugh Poyntz, Sir John Inge, knights; Thomas de Rodburgh; John de Walton; John de Trye; John de Leddrede. *French.*

Memorandum, that the said Thomas and Thomas came into chancery at London, on 24 June, and acknowledged the aforesaid deed.

MEMBRANE 17d.

June 19. To the sheriffs of London. Order to cause proclamation to be made immediately upon sight hereof, prohibiting any one damaging or aggrieving any merchant or other of the power of the king of France coming into the realm, or returning thence, and to proclaim that all and singular the subjects of the king of France may safely come into the realm with their goods and wares, and may stay therein, and return thence, upon paying the due and usual customs of the realm, as it was lately agreed at Amiens, between

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Membrane 17d—cont.

the king and the king of France that the merchants of their realms should go in safety into the realms of each other with their goods and wares without arrest being made of them or of their goods by reason of trespasses, wrongs, or damages inflicted upon either side at sea heretofore, and that certain persons should be appointed upon both sides to enquire concerning such trespasses during the last five years, and to do justice to those making complaint, and the king of France has caused these things to be proclaimed on his part.

[*Fledera.*]

The like to the sheriffs of twenty-two counties, the bishop of Durham, the constable of Dover, and the justice of Chester. [*Ibid.*]

June 27.
Eltham.

John son of William de Wanetyng' acknowledges that he owes to Laurence de Wynterburn 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Berks.

Cancelled on payment.

John son of William de Wanetyng' acknowledges that he owes to Thomas Prat 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Berks.

Cancelled on payment.

Laurence de Wynterburn and Thomas Prat acknowledge that they owe to John son of William de Wanetyng' 1,000 marks; to be levied, in default of payment, of their lands and chattels in co. Berks.

*Cancelled on payment.*June 26.
Dartford.

John de Waltham, the king's serjeant, who has long served the king and his father, is sent to the abbot and convent of Fountains to receive such maintenance as Hugh le Dressour, deceased, had in their house by the late king's order.

By p.s. [2713.]

Simon de Furneaux acknowledges that he owes to John le Hert 4*l.*; to be levied, in default of payment, of his lands and chattels in co. Somerset.

Richard de Ryvers, knight, acknowledges that he owes to John Michel of Tendryng and Henry de Coulond 60*l.*; to be levied, in default of payment, of his lands and chattels in co. Essex.

June 25.
Rochester.

To the prior and convent of Christ Church, Canterbury. Request that they will admit into their house Thomas Holebod, the king's yeoman, and that they will grant to him for life such maintenance in their house as Thomas Cotyng, deceased, had therein by the late king's order, making to him letters patent specifying what he ought to receive, and certifying the king of their proceedings.

By p.s. [2711.]

John de Chetyngdon and Robert de Bleccheley, parson of the church of Great Brikyll, put in their places John de Tiddeswell, clerk, and Thomas de Heremyngford to prosecute the execution of a recognisance for 40*l.* made to them in chancery by Richard de Grey, lord of Codenore.

William, son of Thoinas de Brekevill, acknowledges that he owes to John de Scoteneye 20 marks; to be levied, in default of payment, of his lands and chattels in co. Southampton.

Enrolment of deed of Robert Lascy, executor of the will of John, son of William de Wetewange, acknowledging receipt from William, son of John de Warrewyk, of 10 marks, due from him to the deceased, by a recognisance made in the late king's chancery, in the 16th year of his reign. Dated at London, the eve of SS. Peter and Paul, 3 Edward III.

Memorandum, that Robert came into chancery, on the said day, and acknowledged the deed aforesaid.

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June 29.
Eltham.*Membrane 17d—cont.*

Matthew de Coln, parson of the church of Helmerton, diocese of Salisbury, Hugh de Rysberuch, vicar of the church of St. Giles without Cripplegate, London, Robert de Fordham, Ralph de Cantebrigg of London, and Robert de Fynchyngfeld acknowledge that they owe to John de Pediobarzaco, prebendary of Leightonbusard in St. Mary's Church, Lincoln, 280*l.*; to be levied, in default of payment, of their lands and chattels in the city of London.

Cancelled on payment.

Roger son of Ralph Saleman and Thomas de Welbergh acknowledge that they owe to Adam de Rouston 40*l.*; to be levied, in default of payment, of their lands and chattels in co. Sussex.

Cancelled on payment.

Adam de Rouston acknowledges that he owes to Roger son of Ralph Saleman 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Sussex.

Cancelled on payment.

Richard son of Richard de Pevenese acknowledges that he owes to John son of John la Warre 15*l.*; to be levied, in default of payment, of his lands and chattels in cos. Berks and Wilts.

Memorandum, that, on 28 June, John de Causton, John de Pulteneye, Simon de Swanlond, Henry Darcy, Stephen de Abyndon, Robert de Keleseye, Roger de Depeham, Roger de Thornhull, Thomas de Cokewald of London, Thomas de Lincoln of London, John de Molyns, and Geoffrey de Haliwell came into chancery at Westminster, and mainperned to have the body of Benedict de Fulsham, whom the king had ordered to be taken and imprisoned in Wyndesore castle, to answer to the king concerning those things that the king will speak to him about, in fifteen days from the time of summons. And Benedict was released from prison by this mainprise.

Cancelled by pet. of C. as appears by the under-written memorandum.

Memorandum, that on 20 January, 4 Edward III., in the parliament at Westminster, it was agreed before the king and his council that the mainprise aforesaid shall be cancelled and annulled, because William la Zouch and Eleanor la Despenser, now his wife, satisfied the king for the trespasses charged upon Eleanor and Benedict by the king, as appears by the endorsement of a petition exhibited in the said parliament remaining on the files. And the mainprise is therefore cancelled.

June 30.
Eltham.

Brother Leonard de Tibertis, prior of Venice, supplying in England the place of the grand-master of the Hospital of St. John of Jerusalem, and brother Thomas Larcher, prior of that hospital in England, acknowledge, for themselves and their chapter, that they owe to Lanfrankinus Bachimo of Genoa 600*l.*; to be levied, in default of payment, of their lands, chattels, and ecclesiastical goods in co. Lincoln.

The said Leonard and Thomas acknowledge that they owe to Anthony Maloselli of Genoa 1,026*l.* 13*s.* 4*d.*; to be levied, in default of payment, of their lands, chattels, and ecclesiastical goods in co. Leicester.

Cancelled on payment.

The said Leonard and Thomas acknowledge that they owe to Ameotus Gri[m]baudi, merchant of Chieri (Kerio), 666*l.* 13*s.* 4*d.*; to be levied, in default of payment, of their lands, chattels, and ecclesiastical goods in co. Northampton.

Memorandum, that Bartholomew Richo of Chieri, general attorney of the said Ameotus, confessed in chancery, on 18 October, in the 5th year of the king's reign, that Ameotus had been satisfied for the aforesaid sum, and he prayed that the recognisance might be cancelled.

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Membrane 17d—cont.

Enrolment of release by John son and heir of Thomas de Warbelton, knight, to Sir Edmund son of William de Pakenham, knight, of his right in the manor of Nortone within the liberty of St. Edmund, and in 20*l.* of yearly rent issuing from the manor. Dated at Westminster, on Saturday after SS. Peter and Paul, 3 Edward III.

Memorandum, that John came into chancery, on the said day, and acknowledged the aforesaid deed.

Enrolment of release by William son of Constantine Sturmy of Louth (*Luda*) to Robert son of Peter de Sudbry of his right and claim in a messuage in Louth, a croft called 'Castelcroft,' 40 acres of land, 7 acres of meadow, and 35*s.* 4*d.* of rent from certain tofts and cottages in Louth, and in a water-mill in Louth, and in the towns of Saltfleby and Somercotes, and in all other lands that formerly belonged to Thomas son and heir of Peter de Raytheby in the said towns. Witnesses: John de Roos, knight; William de Broklesby, clerk; Hasculph de Whitewell; Robert de Tolthorp; William de Emeldon; Richard de Bolyngbrok; Thomas de Skendelby. Dated at London, on Friday after SS. Peter and Paul, 3 Edward III.

Memorandum, that William came into chancery, on the said day, and acknowledged the aforesaid deed.

June 30.
Eltham.

Robert son of Peter de Wath acknowledges that he owes to Michael de Wath, clerk, 20*s.*; to be levied, in default of payment, of his lands and chattels in co. York.

James de Haderesham and Geoffrey de Haderesham acknowledge that they owe to Ralph de Wanelesworth, citizen of London, 36*l.*; to be levied, in default of payment, of their lands and chattels in co. Surrey.

Richard son of Richard le Goldsmith of Lodelowe acknowledges that he owes to Richard le Goldsmith of Lodelowe and Isolda his wife 60*l.*; to be levied, in default of payment, of his lands and chattels in co. Salop.

Edmund son of William de Pakenham acknowledges that he owes to John de Warbelton 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Suffolk.

Robert de Sudbury acknowledges that he owes to William son of Constance Sturmy of Louth 30*l.*; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

July 2.
Eltham.

John de Hegham of Northampton acknowledges that he owes to Master William de Exonia, parson of the church of Norton Davy, 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Northampton.

MEMBRANE 16d.

Enrolment of deed of Dynus Forsetti, Peter Byne, and Francis de Boos, merchants of the society of the Bardi, witnessing that whereas the king has assigned to them 7,406*l.* 6*s.* 9*d.*, which they promised to pay for him to Sir John de Hanonia, in payment of a greater sum due to John from the king by letters obligatory, to be received at Michaelmas and Martinmas next from the money due to the king from the king of Scotland and from the money coming to the exchequer from the sheriffs' proffers and from other sources at Michaelmas, they hereby promise, for themselves and their fellows, merchants of the said society, to acquit the king of England against the said John of the aforesaid sum, and to restore to him the said letters obligatory when they shall be satisfied for the aforesaid sum. Dated at London, 20 June, 3 Edward III.

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July 3.
Reigate.*Membrane 16d—cont.*

John de Pette of Bakechilde acknowledges that he owes to Robert de Grofherst 60*l.*; to be levied, in default of payment, of his lands and chattels in co. Kent.

Thomas son of William de Hastings acknowledges that he owes to John de Wotringbury 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Kent.

John Torny of Wolryngton acknowledges that he owes to John Crubbe of Kyngeston 50 marks; to be levied, in default of payment, of his lands and chattels in co. Somerset.

William Ia Zousche and Ingelram Berenger acknowledge that they owe to Peter de Araz, merchant of London, 300*l.*; to be levied, in default of payment, of their lands and chattels in co. Cambridge.—Thomas de Evesham received the acknowledgment.

Cancelled on payment.

Richard Randolph of Killum acknowledges that he owes to Mary, late the wife of Aymer de Valencia, earl of Pembroke, 60*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

Thomas Randolph of Medefeld and Williard Munk acknowledge that they owe to John Taverner of Wetheringsete 105*s.*; to be levied, in default of payment, of their lands and chattels in co. Norfolk.

Walter Torny acknowledges that he owes to John Torny of Wolfryngton 200 marks; to be levied, in default of payment, of his lands and chattels in co. Somerset.

June 23.
Rochester.

Master Roger de Heyton, the king's surgeon (*surigicus*), is sent to the abbot of St. Albans to receive such maintenance in that house as John Lesquiller had during his lifetime therein at the request of Edward I.

By p.s. [2705.]

Cancelled by writ of privy seal, remaining on the files.

Richard de Caldebek, clerk, acknowledges that he owes to Simon Golias 50*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

Brother Thomas Larcher, prior of the hospital of St. John of Jerusalem in England, acknowledges that he owes to Richard de Rothyn, citizen and vintner of London, 1,000*l.*; to be levied, in default of payment, of his lands and chattels in co. Kent.

*Cancelled on payment.*July 4.
Reigate.

William de la Doune acknowledges that he owes to Amiotus Grimbaldi, merchant of Chieri, 8*l.*; to be levied, in default of payment, of his lands and chattels in co. Essex.

Cancelled on payment.

Walter Pente acknowledges that he owes to Master William le Ferour and Elizabeth his wife 10*l.*; to be levied, in default of payment, of his lands and chattels in co. Middlesex.

Cancelled on payment.

Thomas de Wilberewe acknowledges that he owes to John de Neubury, the younger, citizen of London, 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Sussex.

The prior of St. Gregory's, Canterbury, acknowledges that he owes to Asselinus Simonet of Luca and Nicholas his brother 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Kent.

Cancelled on payment.

1329.

Membrane 16d—cont.

The abbot of Bruern (*Bruera*) puts in his place Thomas de Clyf, clerk, to defend the execution of a recognisance for 200*l.* made by him in chancery to Peter son of Eustace de la Rokele.

July 5.
Reigate.

Brother Leonard de Tibertis, prior of Venice, supplying in England the place of the grand-master of the Hospital of St. John of Jerusalem, and brother Thomas Larchier, prior of that hospital in England, acknowledge, for themselves and their chapters, that they owe to Richard de Rothyng, citizen and vintner of London, 1,000*l.*; to be levied, in default of payment, of their lands and chattels in co. Kent.

Cancelled on payment.

John, bishop of Winchester, acknowledges that he owes to Jakettus Totty of Lucca (*Luk'*) 480 marks; to be levied, in default of payment, of his lands and chattels in co. Southampton.—Thomas de Evesham received the acknowledgment.

Cancelled on payment.

The said bishop acknowledges that he owes to Asselinus Simonet and Bindus Gole of Florence 440 marks; to be levied, in default of payment, of his lands and chattels in co. Southampton.—The said Thomas received the acknowledgment.

*Cancelled on payment.*July 3.
Reigate.

To the sheriff of York. Order to cause a regard to be made in the forest of Henry, earl of Lancaster, of Pykeryng before the coming of the justices of the Forest, so that it be made before Michaelmas next.

*[Capitula.]*July 5.
Guildford.

Simon Fraunceys, merchant of London, acknowledges that he owes to Henry atte Swyn 50*l.*; to be levied, in default of payment, of his lands and chattels in co. (*sic*) London.

Cancelled on payment.

William de Hemelhampstede and John de Shalford acknowledge that they owe to Thomas de Weston 73*l.*; to be levied, in default of payment, of their lands and chattels in co. Essex.

Cancelled on payment.

The aforesaid Thomas puts in his place Henry de Ameneye to prosecute the execution of this recognisance.

Walter de Coggeshale acknowledges that he owes to Goscelin de Gatele 100*s.*; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

Adam de Berewico and John his son acknowledge that they owe to John de Wrotham 20*l.*; to be levied, in default of payment, of their lands and chattels in co. Wilts.

Thomas de la Lee and Walter de Greynvill acknowledge that they owe to Elizabeth, late the wife of John Gerounde, 40*s.*; to be levied, in default of payment, of their lands and chattels in co. Essex.

William de Stonhouse acknowledges that he owes to Roger de la Penne 4*l.*; to be levied, in default of payment, of his lands and chattels in co. Gloucester.

William de Burgh, clerk, Agnes, late the wife of Thomas de Compton, and John son of the said Thomas, executors of Thomas's will, and John de Hegham put in their place Theobald Portejoye and William de Welyngoure, clerk, to prosecute the execution of a recognisance for 200*l.*, made to them in the late king's chancery by John Quyntyn of Neuport.

1329.

Membrane 16d—cont.

John de Norwico, knight, acknowledges that he owes to Henry de Harnhull, knight, 250*l.*; to be levied, in default of payment, of his lands and chattels in co. Suffolk.

Cancelled on payment.

Robert de Staunton, knight, and William de Ingwardeby put in their places Thomas de Clif, clerk, and Theobald Portejoye to prosecute the execution of a recognisance for 60*l.*, made to them in chancery by William Aylemer of Sevenhampton, late parson of the church of Dadington.

Richard son of Richard de Santon puts in his place Edmund de Herlethorp and Richard de la Haye, clerks, to prosecute the execution of a recognisance for 60 marks, made to him by Gerard Salvayn in the late king's chancery.

July 13.
Chichester.

John le Herde, 'bucher,' acknowledges that he owes to Henry de Horpol of London, 'armurer,' 32*l.*; to be levied, in default of payment, of his lands and chattels in co. Surrey.

MEMBRANE 15d.

Enrolment of deed of John de Haynun, lord of Beaumont, putting Dyne Forset and Peter Byne and their fellows, merchants of the company of the Barde of Florence, dwelling in London, in his place to receive the 1,000 marks of rent yearly granted to him by the king of England from the customs of London, and to receive the 100 marks sterling (*a lestrellin*) of land granted by the king to Phelippron dou Chastel, John's yeoman, deceased, from the customs of London. Dated on Wednesday after St. John the Baptist, 1329. *French.* [Fædera.]

Enrolment of indenture made on Friday the Translation of St. Thomas the Martyr, 3 Edward III., between Sir Henry de Harnhulle, knight, and Sir John de Norwico, son of Sir Walter de Norwico, knight, witnessing, that whereas Henry has granted to John for life his manor of Braunfeld, with certain exceptions specified in his charter, rendering therefor 25*l.* yearly, and John, for greater security for that ferm, acknowledged in chancery, on Thursday after SS. Processus and Martinianus, in the aforesaid year, that he was bound to Henry in 250*l.* yearly, the said Henry hereby grants that if John pay him 10*l.* at St. Hilary next, and 10*l.* at Holy Trinity following at the house of the mayor or keeper of the city of London, then the recognisance shall be cancelled so far as regards the payment for that year, and that this shall be done from year to year, and that if Henry shall enter the manor and eject John for any reasonable cause, the recognisance shall be cancelled as to the sum then in arrear. Henry also grants that if any tenement of the free tenants of the manor shall come into his hands by reason of wardship or escheat during John's life, all the services and customs due therefrom shall be allowed to John in the next payment of the ferm. If John relinquish the manor after the term of ten years from Michaelmas next, and do not hold it or surrender it, he shall be quit of the ferm. John grants that during all the term of the demise Henry shall have sufficient easements of the houses within the manor for his stay when he comes to the parts where the manor is situated, and that John shall maintain the houses of the manor at his cost out of Henry's timber of the manor, to be taken by the view of the keeper of the wood of the manor, in as good state as he found them in. Dated at Braunfeld as above. Witnesses: Sir Thomas de Hyndryngham, Sir James de

1329.

Membrane 15d—cont.

Ilketaleshale, knights ; John Claver ; Thomas de Reppes ; Geoffrey Bacon ; Robert de Westlee.

Memorandum, that Henry and John came into chancery at Westminster, on 6 July, and acknowledged the indenture.

Enrolment of demise by Sir Henry de Harnhulle, knight, to Sir John de Norwico, knight, son of Sir Walter de Norwico, of his manor of Braufeld, except the woods thereof, with free ingress and egress to and from the same, and with wardships, marriages of the heirs of the free tenants of the manor, and the reliefs and escheats of the free tenants, for the term of John's life, rendering therefor 25*l.* yearly for ten years after the date of the presents, and 40*l.* yearly thereafter, and doing the services therefor due to the chief lords of the fee. Witnesses : Sir William de Criketot, Sir James de Ilkekleshale (*sic*), Reginald de Busk[e]legh, knights ; John Claver ; John Berneye, Geoffrey Bacoun, John de Clyf, John Dirlaunde, and Walter de Bliford. Dated at Braufeld, on Thursday before the Translation of St. Thomas the Martyr, 3 Edward III.

Memorandum, that Henry and John came into chancery at Westminster, on 6 July, and acknowledged the aforesaid deed.

July 6.
Guildford.

William, abbot of Donekeswell, acknowledges, for himself and convent, that he owes to Margaret, late the wife of Richard de Chissebech, 40*l.* ; to be levied, in default of payment, of his lands and chattels in co. Devon.

John de Haderesham acknowledges that he owes to Richard le Wayte 23*l.* 6*s.* 8*d.* ; to be levied, in default of payment, of his lands and chattels in co. Surrey.

Adam Crek of Clyve near Lewes acknowledges that he owes to William Cros, citizen and fishmonger (*piscenario*) of London, 10*l.* ; to be levied, in default of payment, of his lands and chattels in co. Sussex.

Brother Thomas Larcher, prior of the Hospital of St. John of Jerusalem in England, acknowledges that he owes to Luke de Colevill, clerk, 20*l.* ; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

The said Thomas acknowledges, for himself and his convent, that he owes to Asselinus Simonet and Nicholas his brother of Luca 500*l.* ; to be levied, in default of payment, of his lands and chattels in co. Sussex.

Cancelled on payment.

Richard de Amoundevill, knight, acknowledges that he owes to William de Reppes, parson of the church of Sinieton, 20*l.* ; to be levied, in default of payment, of his lands and chattels in co. Suffolk.

Matilda Durant, daughter of Robert Durant of Dunstable, puts in her place Thomas de Clyf, clerk, to prosecute the execution of a recognisance for 20*l.* made to her in chancery by Richard de Kymberle of Cantebrigg.

July 10.
Guildford.

Andrew de Secheford of London acknowledges that he owes to Adam fitz Johan and to Elizabeth his wife 20*l.* ; to be levied, in default of payment, of his lands and chattels in the city of London.

John de Percy acknowledges that he owes to Constance, abbess of Wylton, 60*s.* ; to be levied, in default of payment, of his lands and chattels in co. Berks.

Assignment of dower to Eustachia, late the wife of Richard de Bello Campo, made before the king's escheator at La Holt, on Monday the Conversion of St. Paul, 1 Edward III., according to the tenor of the king's writ. There are assigned to her a chamber with a chimney (*chemeyne*) adjoining the hall, worth 12*d.* yearly ; two barns, worth 2*s.* yearly ; a garner ('*gernar*'), worth 12*d.* yearly ; a chamber called 'Le Yatehows,'

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Membrane 15d—cont.

worth 6*d.* yearly; a curtilage, worth 6*d.* yearly; a fish-pond, worth 6*d.* yearly; a third of a fish-pond worth 6*d.* yearly; a third of a dovecot worth 6*d.* a year; a third of a rabbit-warren (*coninger*) worth 6*d.* yearly; a third of a weir worth 3*s.* yearly; the advowson of the church of La Holt upon the third occasion. There are assigned to her 25*s.* 4*d.* of the rent of assize of the free tenants there, to wit from John de Molendino, 16*s.*; William Tattok, 12*d.*; Edith atte Brok, 2*s.* 6*d.*; Richard the fisherman, 12*d.*; John the fisherman, 16*d.*; William the clerk, 2*s.*; Edward the cook, 6*l.*; William the smith, 12*d.* There are assigned to her of the rents of the bondmen 4*l.* 8*s.* 10*d.*, to wit from John de Cinteleye, 12*s.* 2*d.*; John de Harse, the elder, 12*s.* 2*d.*; John Harse, the younger, 12*s.* 2*d.*; R Pere, 11*s.* 5*d.*; Robert Opinton, 12*s.* 2*d.*; Edith de Cinteleye, 12*s.* 2*d.*; Thomas Bayard, 16*d.*; Alice Peler, 12*d.*; William Lon, 2*s.*; John de Molend[ino], 3*s.* 2*d.*; Richard 'in the Hale,' 4*s.* 11*d.*; Thomas Adam, 4*s.* 11*d.* There are assigned to her 30*s.* 8*d.* of rent of assize of customary-tenants (*custum*), to wit from William Love, 9*s.* 10*d.*; Alice Blanet, 9*s.* 10*d.*; John son of Thomas, 9*s.* 10*d.* There are also assigned to her 50 acres of land as set out by bounds (*bundantur*), price 2*d.* an acre, and 7 acres of meadow as set out by bounds, price 12*d.* an acre, and 40 acres of wood as set out by bounds, price 6*d.* an acre. There are also assigned to her a third of the pleas and perquisites of the court there, with the liberties, [fines for] hue and cry, and shedding of blood, breach of [the assize] of bread and ale, according to the custom of the manor of La Holt.

July 11.
Chichester.

Roger, prior of Caldewelle, acknowledges that he owes to Guy Teste, merchant of Lucca (*Lukes*), 200 marks; to be levied, in default of payment, of his lands and chattels in co. Bedford.

Martin de Grymston, executor of the will of William de Hamelton, puts in his place Thomas de Knaresburgh and Robert de Sprotle, clerks, to prosecute all recognisances made in the chancery of Edward I. to the said William.

The said Martin and Robert de Neuby, executor of the will of John de Merkyngfeld, co-executor of the will of the aforesaid William, put in their place the said Thomas and Robert to prosecute all recognisances made to the said John and William in chancery.

July 13.
Chichester.

John de Molyns acknowledges that he owes to Benedict de Folsham, citizen and merchant of London, 80*l.*; to be levied, in default of payment, of his lands and chattels in co. Buckingham.

William de Iford acknowledges that he owes to William de Derham, clerk, 100*s.*; to be levied, in default of payment, of his lands and chattels in co. Wilts.

Cancelled on payment.

John son of Thomas de Houwom acknowledges that he owes to John de Rotse 20*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

Henry de Grey, knight, acknowledges that he owes to Thomas de Evesham, clerk, and to John de Neubury, the younger, 8*l.*; to be levied, in default of payment, of his lands and chattels in co. Essex.

Cancelled on payment.

Matthew de la Vache, knight, acknowledges that he owes to John de Preston, citizen of London, 300*l.*; to be levied, in default of payment, of his lands and chattels in co. Buckingham.

Cancelled on payment.

Edmund de Chilterne acknowledges that he owes to John da Preston 300*l.*; to be levied, in default of payment, of his lands and chattels in cos. Buckingham and Hertford.

Cancelled on payment.

1329.

Membrane 15d—cont.

Roger de Brom puts in his place John de Asshewell to prosecute the execution of a recognisance for 30 marks made to him in the late king's chancery by Philip de Hamelton.

The said Roger puts the said John in his place to prosecute the execution of a recognisance for 10 marks made to him in the late king's chancery by the aforesaid Philip.

July 15. Alan de Twitham acknowledges that he owes to Simon, archbishop of Chichester. Canterbury, 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Kent.

Cancelled on payment.

MEMBRANE 14d.

July 15. Brother Thomas de Villa Nova, prior of Wedon Pykneye, diocese of Chichester. Lincoln, acknowledges, for himself and convent, that he owes to Master Walter de Barton 10*l.* 6*s.* 8*d.*; to be levied, in default of payment, of his lands and chattels in co. Northampton.

Simon atte Crouche acknowledges that he owes to William Box, citizen of London, 10*l.*; to be levied, in default of payment, of his lands and chattels in co. Essex.

Percival Symeon acknowledges that he owes to Richard le Serjaunt of La Longwyke 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Middlesex.

Bartholomew Galian acknowledges that he owes to Walter de Salyngge 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Oxford.

William son of Arnald de Churchewavere puts in his place Thomas de Welleford to prosecute the execution of a recognisance for 1,000*l.*, made to him by Thomas de Tochwyck in the late king's chancery.

Roger de Northwod, son of John de Northwod, knight, acknowledges that he owes to Payn Godwyne, citizen and purse-maker (*bursario*) of London, 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Kent,

July 15. To William de Herle, chief justice of the Bench. Order to search the rolls in his custody concerning the recognisances made to Edmund, earl of Arundel, Hugh le Despenser, earl of Winchester, Hugh le Despenser, the younger, Walter, bishop of Exeter, and Master Robert de Baldok, archdeacon of Middlesex, during all the late king's time, and to bring to the exchequer the tenors of those that have not yet been executed, or to send them thither under his seal, there to be delivered to the treasurer and barons.

The like to Robert de Malberthorp, chief justice to hold pleas before the king.

To the treasurer and barons of the exchequer. Order to receive the tenors of the recognisances aforesaid from the said William and Robert, and to cause to be done what pertains to the execution thereof.

July 7. To the sheriff of Stafford. Order to cause to come before the king in chancery on the morrow of the Assumption next the two men lately arrested by him with certain writs suspected by him, and imprisoned by him, as the king learns by trustworthy testimony, in order that the king may cause to be done in this behalf what shall seem fit.

July 16. To William Aylemer, the younger, chaplain, acknowledges that he owes to Chichester. John de Eyton, 'taverner,' of London, 6*l.*; to be levied, in default of payment, of his lands and chattels in co. Wilts.—William de Herlaston received the acknowledgment.

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Membrane 14d—cont.

John de Aselakby, parson of the church of Castre, acknowledges that he owes to Richard de Hale, clerk, 200 marks; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in co. Lincoln.

July 18.
Odiham. James le Botiller, earl of Oremound, acknowledges that he owes to Richard de Lambhuth, citizen of London, and to John de Langedon, merchant, 200 marks; to be levied, in default of payment, of his lands and chattels in co. Lancaster.—Thomas de Evesham received the acknowledgment.

July 19.
Odiham. John de Watton, merchant of London, acknowledges that he owes to Henry Basset, parson of the church of Barneby-on-Done, 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Kent.

Cancelled on payment.

The said Henry Basset acknowledges that he owes to the aforesaid John de Watton 30*l.*; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in co. York.

Cancelled on payment.

John Mareschal acknowledges that he owes to John de Portenar [iis] 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Buckingham.

July 14.
Chichester. To Nicholas de Acton, chamberlain of North Wales. Order to permit Richard de la Pole, the king's butler, or his attorney, to receive the king's right prise of wine in all the ports of North Wales, as other butlers were wont to do, and to restore anything that the chamberlain may have received therefrom since 20 April, in the first year of the king's reign, upon which day the king committed the office to Richard.

The like to the chamberlain of South Wales.

July 21.
Windsor. William de Tanrigge and Stephen de Pageham acknowledge that they owe to Ralph de Wandsworth, citizen and ropemaker (*cordario*) of London, 14*l.*; to be levied, in default of payment, of their lands and chattels in co. Surrey.

Brother Leonard de Tibertis, prior of Venice, supplying the place in England of the grand-master of the Hospital of St. John of Jerusalem, and brother Thomas Larchier, prior of the said Hospital in England, acknowledge, for themselves and their chapter, that they owe to Lanfrankinus Bachinio, merchant of Genoa, 200*l.*; to be levied, in default of payment, of their lands and chattels and ecclesiastical goods in England.

Cancelled on payment.

Brother Thomas de Villa Nova, prior of Wedon Pynkeneye, acknowledges that he owes to John de Ware, citizen of London, fishmonger (*pessoner*), 20 marks; to be levied, in default of payment, of his lands and chattels in co. Northampton.

Robert Fraunceys pnts in his place William de Stoke to prosecute the execution of a recognisance for 4*l.*, made to him in chancery by Nicholas Deumarz of Ebesham.

Richard de Amundevill, knight, acknowledges that he owes to Robert de Monte Alto 100*s.*; to be levied, in default of payment, of his lands and chattels in co. Suffolk.

July 23.
Windsor. William Freman of Evre acknowledges that he owes to John de Toucestria 10 marks; to be levied, in default of payment, of his lands and chattels in co. Buckingham.

Simon de Swannealund, citizen of London, acknowledges that he owes to William, archbishop of York, 100*l.*; to be levied, in default of payment, of his lands and chattels in the city of London.

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Membrane 14d—cont.

Richard de Kelleshale acknowledges that he owes to Ebulo Lestraunge 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Dorset.

July 26.
Windsor.

William de Barentyn, nephew (*nepos*) and heir of Drogo de Barentyn, acknowledges that he owes to John de Sancto Philberto, knight, 600*l.*; to be levied, in default of payment, of his lands and chattels in co. Essex.

*Note of payment of 500*l.**

Sarah, late the wife of William Howard of co. Cambridge, acknowledges that she owes to John, bishop of Ely, 500 marks; to be levied, in default of payment, of her lands and chattels in co. Lincoln.

Cancelled on payment.

July 22.
Windsor.

Brother Leonard de Tibertis, prior of Venice, and supplying in England the place of the grand-master of the Hospital of St. John of Jerusalem, and brother Thomas Larcher, prior of the said Hospital, acknowledge that they owe to John de Preston, citizen of London, 500*l.*; to be levied, in default of payment, of their lands and chattels in co. Lincoln.

Cancelled on payment.

The aforesaid Leonard and Thomas acknowledge that they owe to John de Oxonia, citizen of London, 500*l.*; to be levied, in default of payment, of their lands and chattels in co. Huntingdon.

Cancelled on payment.

Stephen de Abyndon, citizen of London, acknowledges that he owes to John de Pulteneye 80*l.*; to be levied, in default of payment, of his lands and chattels in the city of London.

Cancelled on payment.

July 27.
Windsor.

Brother Thomas Larcher, prior of the Hospital of St. John of Jerusalem in England, acknowledges that he owes to John de Pulteneye, citizen of London, 400*l.*; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in co. Essex.

Cancelled on payment.

Geoffrey son of Warin acknowledges that he owes to William de la Marche, cook (*kew*), 10 marks; to be levied, in default of payment, of his lands and chattels in co. Hertford.

Gerard de Insula, knight, acknowledges that he owes to Edmund de Pynkeneye 24 marks; to be levied, in default of payment, of his lands and chattels in co. Northampton.

Cancelled on payment.

Percival Rycius, merchant of Genoa, puts in his place Anthony Citron, citizen of London, to prosecute the matter of a robbery from him and his fellows, merchants of Genoa, of a ship called '*Le Dromound*,' and of certain galleys of Catalonia, and of their goods and chattels therein by malefactors of England in the late king's time, and to recover the goods and chattels aforesaid, or the price thereof.

July 28.
Windsor.

Robert de Wombwell acknowledges that he owes to Michael de Wath, clerk, 10 marks; to be levied, in default of payment, of his lands and chattels in co. York.

Robert son of John de Wylby acknowledges that he owes to Joan, late the wife of John de Wylby, 200 marks; to be levied, in default of payment, of his lands and chattels in cos. Northampton and Warwick.

1329.

Membrane 14d—cont.

Richard de Kymberle acknowledges that he owes to Henry de Percy 300*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

Robert de Bilkemore, knight, acknowledges that he owes to Edmund de Bereford 60*l.*; to be levied, in default of payment, of his lands and chattels in co. Bedford.

Richard Talebot acknowledges that he owes to Thomas son of Maurice de Berkeleye 100 marks; to be levied, in default of payment, of his lands and chattels in cos. Gloucester, Hereford, and Oxford.

Walter Bever, parson of the church of Bangor, diocese of Coventry and Lichfield, acknowledges that he owes to John de Berniton 6*l.* 18*s.* 0*d.*; to be levied, in default of payment, of his lands, chattels, and ecclesiastical goods in co. Salop.

July 30.
Reading.

William le Yong of Shordich, the younger, acknowledges that he owes to the prior of the new hospital of St. Mary without Bishopsgat, London, 6*l.*; to be levied, in default of payment, of his lands and chattels in co. Middlesex.

MEMBRANE 13d.

Enrolment of deed of Maurice son of Thomas, witnessing, that whereas he has purchased from Thomas de Carre, cousin and heir of Robert son of Stephen, the lordship of the manors of Inchecoyng and Le Yoghel, which are of the inheritance of Margaret, late the wife of Bartholomew de Eadelesmere, and Margaret is attorned to him for her fealty, he grants that he shall be bound henceforth to acquit and defend her and her heirs against the said Robert's heirs, or against others claiming or challenging the lordship, in consideration of her attornment, and he charges all his lands in Ireland for the execution hereof. Dated at Dyvelyn, 2 June, 3 Edward III. *French.*

Enrolment of letter of Maurice son of Thomas, lord of Dessemound and Okenill, addressed to all the tenants of Inchecoyn, Yoghil, Kynsale, and Moytanenaght, ordering them to be intendant to the aforesaid Margaret as to their liege lady, as she has made to him attornment (*attendaunce*) for the tenements that she claims to hold of him in Ireland. Written at Wyndesore, 27 July, 3 Edward III. *French.*

Enrolment of deed of the said Maurice, witnessing, that whereas the lands of Thomas son of Richard de Clare have descended, after his death, to the lady Margaret aforesaid, and to the lady Matilda, late the wife of Robert de Clifford, as aunts and heiresses (*un heir*), and hereupon the inquisitions were taken and returned into the king's chancery in England, and partition thereof was made and delivered to them, and afterwards, because Margaret was imprisoned because she was of the quarrel of Thomas, late earl of Lancaster, her purparty was taken into the king's hands and delivered to the said Maurice by commission, to answer for the extent thereof to the exchequer of Dyvelin, and after the statute (*lesut*) of Westminster was made for those who were of the said quarrel, Margaret has sued out writs addressed to Maurice to deliver to her her purparty, and the issues received thereof in the meantime for which answer had not been made to the king (*dount le roi ne fust mie servi*), and afterwards, when Maurice came to Wyndesore on this Friday, the 27 July, 3 Edward III., he has delivered the purparty to Margaret by virtue of the said writs, in the presence of Henry, bishop of Lincoln, the chancellor, Sir Roger de Mortymer, earl of March (*la March*), Sir Henry de Percy, Sir Thomas de Berle, Sir John de Mautravers, steward of the household, Sir Geoffrey de (*sic*) Scrop, and

1329.

Membrane 13d—cont.

others, and he has hereupon sent letters to his stewards, bailiffs, and general attorneys in Ireland to deliver seisin of the said purparty to Margaret. Written at Wyndesore, the day and year aforesaid.

Enrolment of deed of the said Maurice, signifying that he has acknowledged and granted to render to the aforesaid Margaret all the charters, deeds, and muniments touching her inheritance in Ireland in his wardship. Written at Wyndesore, 27 July, 3 Edward III.

Memorandum, that Maurice came into chancery at Wyndesore on 27 July, and acknowledged the deed aforesaid.

July 30.
Reading.

Walter atte Felde of Corsleye acknowledges that he owes to Master Ralph de Salop[ia] 25 marks; to be levied, in default of payment, of his lands and chattels in co. Wilts.

Richard de Grey of Codenovere acknowledges that he owes to William Giffard, knight, 250 marks; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

Cancelled on payment.

Robert Justyn of Ovynghe acknowledges that he owes to John de Crumbewell, knight, 200*l.*; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

John de Crumbewell acknowledges that he owes to Ralph Basset of Drayton 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Nottingham.

Cancelled on payment.

John de Urtiaco, knight, acknowledges that he owes to William de Monte Acuto, knight, 1,000*l.*; to be levied, in default of payment, of his lands and chattels in co. Somerset.

Cancelled on payment.

The same John acknowledges that he owes to William 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Wilts.

Cancelled on payment.

July 23.
Windsor.

Edward du Boys, clerk, is sent to the abbess and convent of Berkynge to receive the pension due to one of the king's clerks by reason of the new creation of the abbess.

By p.s. [2781.]

July 29.
Windsor.

To Bartholomew de Burghersh, constable of Dover castle and warden of the Cinque Ports, or to him who supplies his place in the port of Dover. Order to permit the abbot of Stratford, of the Cistercian order, who is going by the king's licence to his chapter-general at Citeaux, to cross the sea from that port with his men, horses, and harness and 40*l.* for his expenses.

By K.

July 28.
Windsor.

To John de Crumbewell, constable of the Tower of London, or to him who supplies his place. Order to release Luke de Thastede from the Tower, wherein he is imprisoned because he came to the exchequer as a notary-public before the treasurer and barons and wished to make a public instrument concerning the process of a matter in the exchequer between John de Bourne and Richard de Pottesgrave, parson of the church of Hekynton in Kesteven, as John de Bourne, knight Roger de Alderdenne, and Thomas de Grenhill of co. Kent, and Hasculph de Whytewell of co. Rutland have mainperned before the king in chancery to have him before the king at his order.

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John le Latymer, knight, puts in his place John son of John le Latymer and Richard de la Haye, clerk, to prosecute the execution of three recog-

1329.

Membrane 13d—cont.

nisances for 100 marks each, made to him by Ralph Bygot, knight, and of another recognisance for 100*l.* made to him by Ralph le Mareschal in the late king's chancery.

July 28.
Windsor.

Peter Foun of Markham acknowledges that he owes to John de Ellerker, the younger, 10*l.*; to be levied, in default of payment, of his lands and chattels in co. Nottingham.

Cancelled on payment.

John son of John de Tyngwyk and John Cok of Padebury acknowledge that they owe to Thomas de Meldeburn, citizen and mercer of London, 200*l.*; to be levied, in default of payment, of their lands and chattels in co. Buckingham.

July 29.
Windsor.

To the duke of Britanny. The king learns from the frequent complaints of the men and mariners of his realm that, after the reformation of peace between Charles, king of France, and the king, and after the proclamation made throughout their realms by the two kings that merchants might come into their realms with their goods without challenge or arrest, the duke's men and subjects have caused many merchants of the king's realm in passing the sea to the duchy and in returning thence to be arrested without reasonable cause, extorting grievous ransoms from them for their release, and do still presume to attempt the like, contrary to the form of the agreement aforesaid, whereat the king is moved, especially as it was agreed between the king of France and the king, as he believes the duke is aware, that certain persons should be appointed on both sides to enquire concerning the damages inflicted at sea heretofore, and to do speedy justice to those who are damaged, which matter is now being begun: the king therefore requests the duke to compel his men and subjects to desist wholly from inflicting such damages and grievances upon the king's subjects, and to compel them to restore those things that they have taken contrary to the form of the agreement aforesaid, and to inhibit them from inflicting damage upon merchants or others of the king's realm coming to places in the duke's dominions. If any of the duke's men wish to complain of damages inflicted upon them by men of the king's power, they are to come before the justices thus to be assigned, to expound their complaints and to receive justice, according to the form and effect of the agreement aforesaid. The king desires the duke to accede to this request with effect, so that contention may not arise, and that there may be no need to solicit the king of France for this cause, certifying the king by the bearer of these presents of his proceedings. [Fædera.]

Aug. 2.
Wallingford.

John de Lorteye son of Henry de Lorteye acknowledges that he owes to William de Monte Acuto 6,000 marks; to be levied, in default of payment, of his lands and chattels in cos. Somerset and Gloucester.—The chancellor received the acknowledgment.

*Cancelled on payment.*July 30.
Reading.

To Leonora (*Lionore*), queen of Aragon. The king is rejoiced to hear of her healthy and prosperous state from Reymund Cornelii, and he wishes always and continuously to know it rather than to hear it. The king has opened his mind to Reymund concerning certain things that he wishes to be explained to her by him, and he wishes her to give Reymund credence concerning these matters. [Fædera.]

The like credence to John Patral of Alessandria (*Alexandria*). [Ibid.]

Robert Norman of Hedon puts in his place Richard de la Haye, clerk, to prosecute the execution of an execution (*sic*) for 10*l.* made to him in the late king's chancery by John de Veer of Sprotle.

Thomas de Farendon, goldsmith (*orfevere*), acknowledges that he owes to William de Pertenhale of London, 'blader,' 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Buckingham.

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Membrane 13d—cont.

Aug. 2.
Wallingford. Thomas de Luteswell acknowledges that he owes to John de Norton and Hugh de Ashlond 22 marks; to be levied, in default of payment, of his lands and chattels in co. Somerset.

William Herlisoun acknowledges that he owes to Master Pancius de Controne and Asselinus Simonetti of Luca 200*l.*; to be levied, in default of payment, of his lands and chattels in co. Kent.

Cancelled on payment.

The abbot of Waverle acknowledges that he owes to Asselinus Simonetti and Nicholas, his brother, of Luca 100*l.*; to be levied, in default of payment, of his lands, chattels, and ecclesiastical goods in co. Southampton.

Cancelled on payment.

To Bartholomew de Burghersh, constable of Dover castle and warden of the Cinque Ports, or to him who supplies his place in the port of Dover. Order to permit the abbot of Thame, of the Cistercian order, who is going by the king's licence to his chapter-general at Citeaux, to cross from that port with his men, horses, and equipments and with 40*l.* for his expenses.

By p.s.

Roger de Brom puts in his place Robert de Kirkeby and John de Asshewell to prosecute the execution of a recognisance for 30 marks made to him by Philip de Hamelton, parson of the church of Westmuline, and of another recognisance for 10 marks, made to him by the said Philip in chancery.

July 29.
Windsor.

To the king of Aragon. The king of Aragon's subject Reymund Cornelii has come to the king and has announced to him the prosperous estate of the king of Aragon's affairs, whereat the king rejoices, desiring to hear frequently of the good health of the king of Aragon. He informs the king of Aragon that at the date of the presents all was prospering with him and his subjects, as Reymund may explain more fully by word of mouth. As Reymund has always been a well-wisher to the king's house, as the king learns for certain, and was ready to serve efficaciously when opportune, the king has retained him of his council and familiarity by certain fixed stipends, saving always his fealty due to the king of Aragon, and has opened to him the secrets of his heart concerning certain things to be explained by him to the king of Aragon, whom the king desires to give credence to Reymund, and to write back to the king when he shall see fit. [Fædera.]

To the chamberlain of North Wales. Order to permit Richard de la Pole, the king's butler, or his attorney in this behalf to receive 2*s.* from each tun of wine brought into the realm by foreign merchants in all the ports of North Wales, as has been usually done heretofore, and to restore to Richard anything that the chamberlain may have received since 20 April, in the first year of the king's reign, when the king appointed Richard to levy and collect the aforesaid sum.

The like to the chamberlain of South Wales.

Aug. 15.
Gloucester.

John de Doddele of Banbury came into chancery, on Tuesday after St. Laurence last, and sought to replevy his land in Banbury, which was taken into the king's hands by reason of his default before the justices of the Bench against Martha, late the wife of Richard de Brakkele. This is signified to the justices.

MEMBRANE 12d.

Aug. 1.
Wallingford. To the abbot of Citeaux and to the *diffinitores* of the chapter-general of that order. The abbots of Dore (*Dora*), Hayles, and Thame have informed the king how the abbot and *diffinitores* have, at the king's request,

1329.

Membrane 12d—cont.

committed the superiority or paternity of the abbey of Ystrad Marchell (*Strata Marcella*) in Powys to the abbot of Bildewas, until they shall make other ordinance concerning it, and that they defer depriving the abbot of Blanchland (*Blankaland*), to whom the house of Ystrad Marchell is affiliated, of his right in this behalf, lest his personal offence should redound to the damage of his church: the king, considering that the abbey of Ystrad Marchell has fallen into such desolation through the negligence of him who now presides over the abbey of Blanchland and of his predecessors, abbots thereof, that it cannot be reformed during such paternity, since the lack of religion (*irreligiositas*) of both convents demands that a perpetual separation shall be made between them, lest occasion for further sinning be left to them, therefore requests the abbot and *diffinitores* to ponder the premises and other things to be expounded to them by John de Cherleton, patron of the said abbey of Ystrad Marchell, concerning the estate of the abbey, and to commit the paternity of the abbey to the abbot of Bildewas and to his successors in perpetual right, amoving the abbot of Blanchland thence by reason of his manifold negligences and offences in this behalf, and that they will send to the king the ordinance that they shall make in this behalf, by letters under their chapter-seal and by the abbot of Thame, the bearer of the presents, assisting the said abbot in his matters to be transacted before them.

To the abbot of Citeaux. Like letter, requesting him to solicit the *diffinitores* of the order to commit the paternity of the abbey of Ystrad Marchell to the abbot of Bildewas in perpetuity, and to amove the abbot of Blanchland, etc., the abbot and the *diffinitores* having decreed to commit the superiority or paternity to the abbot of Bildewas until, etc.

To the abbot of Clairvaux. Request that he will urge the abbot of Citeaux and the *diffinitores* to commit the paternity of the abbey of Ystrad Marchell to the abbot of Bildewas, etc., especially as the abbot of Clairvaux will suffer no loss or injury by reason of such transference of the paternity.

Aug. 8.
Woodstock. To Bartholomew de Burghersh, constable of Dover castle and warden of the Cinque Ports, or to him who supplies his place in the port of Dover. Order to permit the abbot of Pipwell, of the Cistercian order, who is going to his chapter-general at Citeaux by the king's licence, to cross from that port with 20*l.* for the expenses of himself and his household.

The like in favour of the following:

The abbot of Newminster.

The abbot of Salleye.

Aug. 17.
Gloucester. The abbot of Blanchland, with 10*l.* for his expenses.
The abbot of Comhyr.

Aug. 17.
Gloucester. Baldwin de Fryvill, knight, acknowledges that he owes to John Maurovers, the younger, 47 marks; to be levied, in default of payment, of his lands and chattels in cos. Warwick and Wilts.

Cancelled on payment.

To the sheriff of Gloucester. Order to cause a coroner for that county to be elected in place of John Methelau, who is incapacitated by age and infirmity.

Vacated.

John de Bello Monte puts in his place Richard de la Haye, clerk, to prosecute the execution of a recognisance for 40*l.* made to him in chancery by John de Escudemour.

Aug. 15.
Gloucester. To the prior and convent of Bath. Request that they will admit into their house John de Trentam,* whom the king is sending to them in

* Described as 'the king's harper' (*harpour*) in the privy seal.

1329.

Membrane 12d—cont.

consideration of his good service to him, and that they will grant to him by their letters patent such allowance as John le Convers, deceased, had in their house by the late king's request, writing back by the bearer hereof an account of their proceedings in this matter. By p.s. [2837.]

Aug. 14. To the prior and convent of Boulton-in-Cravene. Like request in favour of Richard de Melbourn, for such allowance as John le Charetter, deceased, had in their house by the late king's order. By p.s. [2835.]

Aug. 25. James son of William Huse acknowledges that he owes to William de Grandissono, knight, 12*l.*; to be levied, in default of payment, of his lands chattels in co. Wilts.

Oliver de Ingham acknowledges that he owes to Richard de la Pole and William his brother 50*l.*; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

Aug. 25. To the sheriff of Berks. Order to summon archbishops, bishops, abbots, priors, earls, barons, knights, and all free tenants of lands within the bounds of the forest, and four men and the reeve from each town within the forest, and the foresters of towns, and all others who are wont and ought to come before the justices for pleas of the Forest, to be at New Wyndesore on Monday after the quinzaine of Michaelmas, before John Mautravers, Robert de Ardern, Robert de Aspale, and William de Ponte Roberti, whom the king has appointed his justices to make eyre upon this occasion, and to cause all foresters and verderers since the last pleas of the Forest to come, with all their attachments of vert and of venison since the last pleas of the Forest that have not yet been determined, before the justices, and to cause the regardors in his bailiwick to come before the justices, so that they have there all their regards sealed with their seals, and to cause all the king's agisters of his bailiwick to come with all their agistments. By K. & C.

John de la Felde of Herdwych acknowledges that he owes to Simon de Tibbethorp 6 marks 6*s.* 8*d.*; to be levied, in default of payment, of his lands and chattels in co. Gloucester.

The same Simon puts in his place John de Evesham, clerk, to prosecute the aforesaid recognisance.

Sept. 2. William de Matteson, son of Philip de Matteson, Thomas de Matteson, and Gilbert de Rewes of Upton acknowledge that they owe to Henry de Brocworth 40*l.*; to be levied, in default of payment, of their lands and chattels in co. Gloucester.

Cancelled on payment.

Sept. 1. To Alfonsus, king of Castile, Leon, etc. Letter commending to his favour James Douglas of Scotland, who is setting out to aid the Christians against the Saracens, and requesting him to order James to be favourably treated by his subjects in case he go through the said king's land, and to order safe-conduct to be made for him. [*Fœdera.*]

MEMBRANE 11d.

Sept. 3. To R. bishop of Bath and Wells. Order to grant to Richard de Barwe, king's clerk, the pension due to one of the king's clerks by reason of the bishop's new creation. By p.s.

Sept. 12. Philip de Bifare of Great Teynton acknowledges that he owes to William de Tydrynton 21*l.*; to be levied in default of payment, of his lands and chattels in co. Gloucester.

1329.

Sept. 17.
Gloucester.

William, prior of Llanthony near Gloucester, acknowledges that he owes to Master Stephen de Ketlesbury, clerk, 66*l.* 13*s.* 4*d.*; to be levied, in default of payment, of his lands, chattels, and ecclesiastical goods in co. Bedford.

Robert de Stretton, clerk, is sent to the abbot and convent of Burton to receive the pension due to one of the king's clerks by reason of the abbot's new creation.

By p.s.

Sept. 10.
Gloucester.

John de Carewell acknowledges that he owes to Mary, his daughter, 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Nottingham.

Adam son of William de Grenley and John his brother acknowledge that they owe to Thomas de Woner 100 marks; to be levied, in default of payment, of their lands and chattels in co. Nottingham.

Cancelled on payment.

Enrolment of deed between Thomas de Woner and Joan his wife, on the one side, and Adam son of William de Grenley, John his brother, and Robert de Wannerville, witnessing that Adam has granted and released to Thomas and Joan, and to the survivor of them, by charter certain tenements in Burton, Saundeby, Lee, Littleburg (*sic*), and Stretton, and Thomas and Joan have rendered to him by deed all the tenements that belonged to William de Grenley in Longstanton near Cambridge, and they have also rendered to the said John by deed all the tenements that John had of the gift of William his father contained in John's charter, which two deeds together with the charter shall remain in the custody of Robert de Wanner-vill by the assent of the parties until Thomas and Joan have levied a fine to Adam of the said tenements in Burton, Saundeby, Lee, Lutebury, Stretton, and Longstanton, and until Adam have levied a fine to them of the tenements in Burton, Saundeby, Lee, Littleburg, and Stretton for their lives by clause of warranty, and until Thomas and Joan have levied a fine to the said John of the tenements in Wympton and elsewhere contained in his father's charter; and the parties were sworn upon the gospels to do these things before Christmas, 1331. And for further security for this Adam and John have bound themselves to Thomas in 100 marks by recognisance in chancery. The said Thomas and Joan, Adam, John, and Robert will and grant that if John, being of full age, make secure estate to Thomas and Joan for the term of Joan's life of a mark of yearly rent, and if he be bound to Elizabeth her sister for her reasonable maintenance until she be married or promoted, and if he release to Thomas and Joan the tenements aforesaid released to them by Adam, and if the fine between Adam, Thomas, and Joan concerning the said tenements be levied before Christmas aforesaid, then the deed of Thomas and Joan concerning Stanton and Wympton and the charter of Wympton shall be delivered to Adam and John by the said Robert, and that the aforesaid recognisance shall be of none effect for so long as Thomas and Joan shall hold the said tenements without loss of any part thereof by Adam and John. In case John, or Adam in his default, fail to levy the fine before the date aforesaid, the said two deeds of Thomas and Joan and the charter of Wympton shall be delivered to Thomas and Joan by the said Robert, and the recognisance shall retain its effect. Dated at Burton-in-le-Cley, on Sunday after the Nativity of St. Mary, 1329.

Memorandum, that the parties came into chancery, on the said day, and acknowledged the aforesaid deed.

Brother Leonard de Tibertis, supplying the place in England of the grand-master of the Hospital of St. John of Jerusalem, and brother Thomas Larcher, prior of the same, acknowledge that they owe to Augustine de Waleys of Woxebrigge 1,000 marks; to be levied, in default of payment, of their lands and chattels in co. Buckingham.

Cancelled on payment.

1329.

Membrane 11d—cont.

John de Esthalle, the elder, acknowledges that he owes to Asselinus Simonetti, merchant of Luca, 60*l.*; to be levied, in default of payment, of his lands and chattels in co. Kent.

Cancelled on payment.

Sept. 28. Gloucester. William de Bourstowe acknowledges that he owes to the abbot and convent of Certeseye 60*l.*; to be levied, in default of payment, of his lands and chattels in co. Surrey.

Sept. 27. Gloucester. William le Barber of Hynton Martel came before the king, on Wednesday after St. Matthew last, and sought to replevy his land in Croydon, which was taken into the king's hands for his default before the justices of the Bench against Thomas de Waggeworth. This is signified to the justices.

Sept. 30. Gloucester. Alice, late the wife of John de Sancto Johanne, acknowledges that she owes to Edmund de Reynham 20*l.*; to be levied, in default of payment, of her lands and chattels in co. Sussex.

Cancelled on payment.

William de Iford acknowledges that he owes to the said Edmund 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Somerset.

Cancelled on payment.

Alice, late the wife of John de Sancto Johanne, acknowledges that she owes to William de Iford 20*l.*; to be levied, in default of payment, of her lands and chattels in co. Sussex.

Laurence Basset acknowledges that he owes to the said William 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Somerset.

Cancelled on payment.

Oct. 1. Gloucester. John Gunnyld, vicar of the church of Banbury, and Simon Wavir of Banbury acknowledge that they owe to Aymo de Jovensano 300*l.*; to be levied, in default of payment, of their lands and chattels in co. Cambridge.

Cancelled on payment.

Oct. 2. Warwick. William de Wykewane came before the king, on Monday after Michaelmas, and sought to replevy to Margaret de Brok her land in Couele, which was taken into the king's hands for her default before the justices of the Bench against William Taleman and Christiana his wife. This is signified to the justices.

John de Felton, knight, acknowledges that he owes to the prior and convent of the new hospital of St. Mary without Bishopegate 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

Oct. 3. Gloucester. Peter de Wyradesbury came before the king, on Tuesday after St. Jerome last, and sought to replevy his land in Wrotham, which was taken into the king's hands for his default before the justices of the Bench against Margery, late the wife of William de Benefeld. This is signified to the justices.

Oct. 7. Worcester. John de Westchille came before the king, on Saturday after St. Faith, and sought to replevy his land in Blaketoryton, which was taken into the king's hands for his default before the justices of the Bench against Henry Gourle. This is signified to the justices.

Oct. 7. Worcester. Bartholomew de Castello of Thorp Murieus acknowledges that he owes to John de Shirbourn of London, clerk, 50*l.*; to be levied, in default of payment, of his lands and chattels in co. Suffolk.

1329.

Membrane 11d—cont.

Thomas, abbot of Dureford, acknowledges, for himself and convent, that he owes to Richard de Rudham, clerk, 4*l.*; to be levied, in default of payment, of his lands and chattels in co. Sussex.

MEMBRANE 10d.

Aug. 25. Gloucester. To Simon de Bereford, escheator this side Trent. Order not to distrain the abbot of Aumale for homage and fealty, as the king has granted to him respite of his homage and fealty, if any be due from him, until the octaves of the Holy Trinity next, because the abbot has shewn to him that he holds all his lands in England in frankalmoyn, and that he and his predecessors were not wont at any time past to do homage or fealty therefor to the king or to any of his progenitors, as he asserts that he can prove and verify by the rolls of chancery, which cannot be searched for this matter at present.

Oct. 12. Worcester. William de Tanrigge acknowledges that he owes to Walter atte Hulle of Stenyngge 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Surrey.

MEMBRANE 9d.

Sept. 12. Hereford. Robert de Melborn acknowledges that he owes to Richard Passemor, clerk, 20' marks; to be levied, in default of payment, of his lands and chattels in co. Stafford.—The chancellor received the acknowledgment.

Sept. 20. Gloucester. To Bartholomew de Burghersh, constable of Dover castle and warden of the Cinque Ports, or to him who supplies his place in the port of Dover. Order to permit the abbot of Liquea (*Liskens*) of the Premonstratensian order, who lately came to the realm by order of the abbot of Prémontré in order to visit certain churches of the order in this realm, and who is now about to return, to cross the sea from that port with his men, horses, and equipment.

To the same. Order to permit the abbot of Langedon, of the aforesaid order, who is going to his chapter-general at Prémontré by the king's licence, to cross the sea from that port with 20 marks for his expenses.

John Somer, the king's envoy, is sent to the abbot of Whiteby to receive such maintenance in that house as Richard de Bannebury, deceased, lately had therein at the request of Edward I.

Hugh Prust, who long served Edward I. and the late king, is sent to the abbot of Netele to receive such maintenance in their house as John Nightengale, deceased, lately had therein at the request of Henry III.

Robert Boleynche of Kenylworth is sent to the master of St. Katherine's hospital, Derby, to receive such maintenance therein as Ralph de Dovebrigge, deceased, had therein at the late king's request.

Oct. 8. Worcester. Adam de Rokeby, parson of the church of Stowe, diocese of Ely, William Gubyoun, and Oliver de Bereford acknowledge that they owe to Thomas de Keteryngham 10*l.*; to be levied, in default of payment, of their lands and chattels in co. Kent.

The prior of Newstead-on-Ancoln puts in his place Robert de Houton, clerk, to prosecute the execution of a recognisance of 20*l.* made to him by Richard Byron of Cadenay, knight.

The aforesaid Richard puts in his place Thomas de Wyntryngham, clerk, to defend the execution of the recognisance aforesaid.

1329.

Membrane 9d—cont.

Thomas de Flore, executor of the will of Nicholas de Segrave, puts in his place John de Hegham, clerk, and Theobald Poleyn to prosecute the execution of a recognisance for 8*l.* 7*s.* 0*d.* made to Nicholas in the late king's chancery by John Abel, knight.

The said executor puts in his place the aforesaid John and Theobald to prosecute the execution of a recognisance for 11*l.* made to Nicholas in the late king's chancery by John Pecche, knight.

Philip Lucien, knight, acknowledges that he owes to Edmund de Pynkene 100 marks; to be levied, in default of payment, of his lands and chattels in co. Dorset.

William Loppedelle, parson of the church of Seleseye, acknowledges that he owes to brother Walter, prior of Tortrynton, 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Sussex.

Oct. 11.
Worcester.

Walter de Mortuo Mari, John Ive of Grandon, and John Payn of Grandon acknowledge that they owe to Walter de Peuesy 40*l.*; to be levied, in default of payment, of their lands and chattels in co. Northampton.

Walter de Peuese and John de Norhampton acknowledge that they owe to Thomas de Keteryngham 40*l.*; to be levied, in default of payment, of their lands and chattels in co. Northampton.

Aug. 8.
Woodstock.

John de Sancto Amando, knight, acknowledges that he owes to John de Handlo, knight, 1,000 marks; to be levied, in default of payment, of his lands and chattels in co. Berks.—Adam de Brom received the acknowledgement by writ.

Aug. 11.
Burford.

John de Handlo, knight, acknowledges that he owes to John de Sancto Amando, knight, 1,000 marks; to be levied, in default of payment, of his lands and chattels in co. Oxford.—Adam de Brom received the acknowledgement by writ.

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Nicholas de Excestria puts in his place John de Crukern to prosecute the execution of a recognisance for 10*l.* made to him in chancery by Walter Swenthill.

Robert de Hungerford, tenant of part of the lands of William Aylemere, deceased, puts in his place Walter, his brother, to defend the execution of a recognisance for 60*l.* made in chancery by William to Robert de Staunton.

Oct. 1.
Worcester.

Master Robert de Derby, chancellor of the cathedral church of Chichester, acknowledges that he owes to William de Brunneby, parson of the church of Forde near Arundell, 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Sussex.

Cancelled on payment, acknowledged by William before John, bishop of Chichester, by the king's writ remaining on the files of the sixth year.

Nov. 4.
Kenilworth.

To the sheriffs of London. Order to cause proclamation to be made prohibiting any moneyer or other minister for the making (*fabricam*) of the king's money, or any minister intending the exchange in the city from going without the city to parts beyond sea (*exteras*), without special licence from the king, under pain of forfeiture, and to cause any found doing the contrary to be arrested with their goods and chattels, and to cause their bodies to be kept under safe custody until otherwise ordered, certifying the king of their names.

By K.

[*Federa.*]

—
Thomas de Carliolo, parson of the church of St. Michael's, Bassyesay, London, and Thomas de Thorpland, executors of the will of Henry Wade of

1329.

Membrane 9d—cont.

Braye, put in their place Theobald Portejoye and John de Graystok, clerk, to prosecute the execution of a recognisance for 50 marks made to him by Robert de la Reye of Wycumbe in the late king's chancery.

Nov. 13.
Kenilworth.

To the treasurer and barons of the exchequer. Order to cause John Paynel, king's clerk, to have respite until Easter next for the 90*l.* due to the exchequer for the arrears of his account of the time when he was chamberlain of Chester, as the king has granted him this respite in consideration of his good service to the king in his youth in superintending his education in letters (*intendendo doctrine litterature*) and in other affairs. By p.s. [3060.]

Dec. 24.
Kenilworth.

To J. bishop of Ely. Whereas Robert de Holand, deceased, granted before the king and his council in the bishop's presence that, in consideration of 26*l.* of land and rent to be provided by the king for him and Thomas his son and the heirs of Thomas, he would release to Richard de Emeldon his right in the manor of Silkesworth, in the bishopric of Durham, which belonged to him and which came as escheat into the late king's hands by his forfeiture, and which the late king granted to him by his letters patent, confirmed by the king, and hereupon he made a letter of quit-claim to the said Richard, and delivered it to the bishop to be kept in neutral (*equali*) hands until the king should assign to the said Robert and Thomas the aforesaid 26*l.* of land and rent; and the king—because Robert died before he had provided him and Thomas with the said land and rent, and because Matilda, late the wife of the said Robert, released to Richard all action and claim by reason of her dower of the manor aforesaid—granted to Matilda and Thomas that they and Thomas's heirs should receive and have yearly at the exchequer 26*l.* until they should be provided by him with the said land and rent, as contained in his letters patent, which he caused to be delivered to Matilda: the king orders the bishop to deliver to Richard the aforesaid letter of quit-claim.

By K. & C.

MEMBRANE 8d.

Oct. 13. John de Meysi acknowledges that he owes to William de Scothou, clerk, Stony Stratford, 1,000 marks; to be levied, in default of payment, of his lands and chattels in co. Wilts.

Thomas de Keresbrok, parson of the church of Stone in Oxene, acknowledges that he owes to John de Turveye 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Kent.

Richard de Burton acknowledges that he owes to John son of Thomas Dryng of Driffield 20*l.* 14*s.* 10*d.*; to be levied, in default of payment, of his lands and chattels in co. York.

John Toller of Great Driffield acknowledges that he owes to the said John son of Thomas 20*l.* 14*s.* 10*d.*; to be levied, in default of payment, of his lands and chattels in co. York.

Richard Provest of Great Driffield acknowledges that he owes to the said John son of Thomas 20*l.* 14*s.* 10*d.*; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment.

William son of Simon del Hyll of Great Driffield acknowledges that he owes to the said John son of Thomas 20*l.* 14*s.* 10*d.*; to be levied, in default of payment, of his lands and chattels in co. York.

Nicholas son of Simon of Great Driffield acknowledges that he owes to the said John son of Thomas 20*l.* 14*s.* 10*d.*; to be levied, in default of payment, of his lands and chattels in co. York.

1329.

Membrane 8d—cont.

William Provest of Driffeld acknowledges that he owes to the said John son of Thomas 20*l.* 14*s.* 10*d.*; to be levied, in default of payment, of his lands and chattels in co. York.

John de Teedale of Great Driffeld acknowledges that he owes to the said John son of Thomas 20*l.* 14*s.* 10*d.*; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment.

Peter Provest of Great Driffeld acknowledges that he owes to the said John son of Thomas 20*l.* 14*s.* 10*d.*; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment.

Peter Demeld of Great Driffeld acknowledges that he owes to the said John son of Thomas 20*l.* 14*s.* 10*d.*; to be levied, in default of payment, of his lands and chattels in co. York.

John son of Thomas Dreng of Great Drefield acknowledges that he owes to John de Wandesforth 200*l.*; to be levied, in default of payment, of his lands and chattles in co. York.

Enrolment of deed of John de Wandesford, granting that the preceding recognisance shall be cancelled on condition that the said John son of Thomas do not make suit against Richard de Burton of Great Driffeld, William Provost, Richard his son, John Toller, William del Hill, John de Tedalle, Richard Provost, Peter his brother, Nicholas son of Simon, and Peter Demild of Great Driffeld, concerning the death of the said Thomas, his father. Dated at Westminster, on Monday before St. Luke, 3 Edward III. *French.*

Memorandum, that John de Wandesford came into chancery at London, on the said day, and acknowledged the preceding deed.

Oct. 14.
Brackley.

Richard Pik of Asshe Bologyne, knight, acknowledges that he owes to Benedict de Fulsham, citizen and merchant of London, 15*l.*; to be levied, in default of payment, of his lands and chattels in co. Somerset.

Peter le Belleyetere of St. Edmunds acknowledges that he owes to the abbot of St. Edmunds 20*s.*; to be levied, in default of payment, of his lands and chattels in co. Suffolk.

Enrolment of release by Eustace, son and heir of John de Walhengtone, to Henry Gernet and Joan his wife of his right in the lands that Eustace had in Hengsteworthe of his father's gift. Witnesses: John de Dovore; Benedict de Ditton; Richard de Nortone; William le Yonge; Thomas de Stantone; Richard Kere; William Kere. Dated at Wenyngton, on Friday the octave of Michaelmas, 3 Edward III.

Memorandum, that Eustace came into chancery at Westminster, on 17 October, and acknowledged the preceding deed.

Oct. 18.
Dunstable.

Robert Darre of Sudberi, Nicholas de Twynsted, John Walle of Sudberi, John de Chilton of Sudberi, John Knyvet of Sudberi, and Edmund le Cuppere of Bockyngge acknowledge that they owe to Walter de Roughey, Gilbert de Haukwod, and John de Nunthey 408*l.*; to be levied, in default of payment, of their lands and chattels in co. Essex.—John de Crosseby, clerk, received the acknowledgment by writ.

Nicholas Franceys of Wridlyngton acknowledges that he owes to John Daundelyn of Craneford 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Southampton.

1329.

Membrane 8d—cont.

Robert, prior of St. Frideswide's, Oxford, acknowledges, for himself and convent, that he owes to John de Oxenford of London, 'vineter,' 100*l.*; to be levied, in default of payment, of his lands, chattels, and ecclesiastical goods in co. Oxford.

Cancelled on payment.

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Nepus son of Bankinus de Brounleesk, merchant of Florence, and executor of his will, puts in his place Vannus de Brounleesk to prosecute the execution of certain recognisances made to him or his father in chancery.

Oct. 15.
Dunstable.
To the treasurer and chamberlains. Order to send transcripts of all the arrengements made in the times of Edward I. and Edward II. in the forest of Wyndesore by Walter de Gloucestraria or others to John Mautravers and his fellows, justices in eyre for pleas of that forest. By K. & C.

Brother Robert, prior of Bradewell, diocese of Lincoln, acknowledges that he owes to John de Portenair [iis] and Acheritus de Portenair [iis] of Florence, 59*l.*; to be levied, in default of payment, of his lands and chattels in co. Buckingham.

Oct. 16.
Dunstable.
Henry Darcy, citizen of London, and Hugh de Totehull, his brother, acknowledge that they owe to the abbot and convent of Netley (*Letele*) 100*l.*; to be levied, in default of payment, of their lands and chattels in co. York.

Cancelled on payment.

Richard Waryn of Dymmok acknowledges that he owes to Walter son of Adam atte Mulne of Dymmok 20 marks; to be levied, in default of payment, of his lands and chattels in co. Gloucester.

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John Pecche, the elder, puts in his place Walter Power, clerk, to defend the execution of a recognisance for 300*l.* made by him to William de Esthall and Ellen his wife in chancery.

Oct. 18.
Dunstable.
John de Richemond, parson of the church of Westfeld, acknowledges that he owes to Roger son of William Basset, clerk, 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

Gilbert Payn, citizen of London, acknowledges that he owes to Richard de Rudham, clerk, 6*l.*; to be levied, in default of payment, of his lands and chattels in the city of London.

Gilbert de Chelmersford, parson of the church of St. Michael, Long Stratton, acknowledges that he owes to the prior of Longueville Giffard 40 marks; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

Thomas, prior of Shirburn, acknowledges that he owes to Thomas de Combe, clerk, 26*l.*; to be levied, in default of payment, of his lands and chattels in co. Southampton.

Oct. 20.
Dunstable.
Roger de Lameleye, parson of the church of Lameleye, acknowledges that he owes to Robert de Beverlaco, parson of the church of Solihull, 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Nottingham.

Stephen Turpyn acknowledges that he owes to Gilbert de Berewyk and Henry Russel of New Sarum 250*l.*; to be levied, in default of payment, of his lands and chattels in co. Wilts.

Thomas de Villa Nova, prior of Wedon Pynkenegh, acknowledges that he owes to John de Carleton, citizen and merchant of London, 10*l.*; to be levied, in default of payment, of his lands and chattels in co. Northampton.

1329.

Membrane 8d—cont.

Master John de Elham, Master Geoffrey de Hegham, and Richard de Woghop acknowledge that they owe to Claricia, late the wife of Roger de Wellesworth, 53*l.* 13*s.* 4*d.*; to be levied, in default of payment, of their lands and chattels in co. Somerset.

John de Gatesbiry, son and heir of Richard de Gatesbiry, acknowledges that he owes to John de Preston, citizen and roper (*cordario*) of London, 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Hertford.

Oct. 22.
Dunstable.

Thomas, prior of St. Mary's church, Suthwerk, acknowledges, for himself and convent, that he owes to John de Oxon[ia] and Richard de Rothyng, citizens and vintners of London, 500*l.*; to be levied, in default of payment, of his lands, chattels, and ecclesiastical goods in co. Surrey.—Thomas de Evesham received the acknowledgment.

Cancelled on payment.

MEMBRANE 7d.

Oct. 18.
Dunstable.

Roger de Chaundos, knight, acknowledges that he owes to Reginald de Hayton 163*l.*; to be levied, in default of payment, of his lands and chattels in co. Hereford.

Adam de Kibbeworth acknowledges that he owes to Robert de Osevill 10 marks; to be levied, in default of payment, of his lands and chattels in cos. Northampton and Leicester.

Cancelled on payment.

Oct. 15.
Dunstable.

To the sheriff of Surrey. Order to make summons of an eyre for forest pleas in that county at Guldeford, on Monday after St. Andrew's next, before John Mautravers, Robert de Ardern, Robert de Aspale, and William de Ponte Roberti, whom the king has appointed his justices for that purpose.

By K.

Oct. 16.
Dunstable.

John son of Richard de Welyngovre acknowledges that he owes to William son of William Hamelyn of Welyngovre, clerk, 100*l.*; to be, levied, in default of payment, of his lands and chattels in co. Lincoln.

Cancelled on payment.

William son of William Hamelyn of Welyngovre, clerk, acknowledges that he owes to the said John 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

Cancelled on payment.

Thomas le Kene, Walter le Knyght of Chilton Dauvers, and William de Gengh acknowledge that they owe to John de Turveye and John de Huntyngdon 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Berks.

Oct. 19.
Dunstable.

Thomas de Villa Nova, prior of Wedon Pynkkeney, acknowledges that he owes to John de Orleton, citizen of London, 20 marks; to be levied, in default of payment, of his lands and chattels in co. Northampton.

June 24.
Rochester.

To David, king of Scotland. Request that he will cause to be paid to Master Thomas de Garton, controller of the king's household, whom the king is sending to him for this purpose, the 5,000 marks due from king David to the king at Midsummer, according to the concord between the king and Sir Robert de Brus, late king of Scotland, receiving from Thomas the king's letters of acquittance testifying the receipt of the money. [*Fœdera.*]

1329.

Membrane 7d—cont.

Oct. 21. Thomas Jordan of London acknowledges that he owes to Walter Toddington. Paterlyng, citizen of London, 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Kent.

Richard de Wodeford, parson of the church of Iwehurst, acknowledges that he owes to Thomas de Harewold, citizen of London, 20 marks; to be levied, in default of payment, of his lands and chattels in co. Essex.

Lafrankinus Bachinnus, merchant of Genoa, puts in his place Anthony Bachinus and Anthony de Marinis, merchants of Genoa, to prosecute the execution of a recognisance for 600*l.* and of another of 200*l.* made to him by Brother Leonard de Tibertis, supplying the place in England of the Grand Master of the Hospital of St. John of Jerusalem, and by Thomas Larcher, prior of the same Hospital.

Thomas de Gilyngham acknowledges that he owes to John de Oxonia of London, 'vineter,' 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Kent.

Adam de Fincham acknowledges that he owes to Adam de Percy 16*l.*; to be levied, in default of payment, of his lands and chattels in co. Northampton.

Cancelled on payment.

Oct. 18.
Dunstable.

To Robert de Malberthorp and John de Cantebrigg, justices to take assizes in co. Lincoln. Gilbert de Aton has shewn the king that whereas he lately arramed an assize of novel disseisin before the said justices against John de Britannia, earl of Richmond, and others named in the original writ concerning tenements in Manneby, Grymolby, and Salfletby, and Little Carleton, the earl, in pleading before them by his bailiff, alleg'd that he held the tenements of the grant of the late king, and hereupon profered certain letters patent dated 20 February, in the 8th year of the said king's reign, containing that the said king granted to him the manors of Manneby, Grimolby, and Salfletby, co. Lincoln, which belonged to William de Vescy of Kildare, deceased, tenant in chief of the said king, which were in the said king's hands, and which the earl prayed the said king to deliver to him as his escheat, because William held the said manors of him by knight service and died without an heir, to be held by the earl until other ordinance should be made, so that he should answer to the said king for the issues thereof, in case they ought to pertain to the said king, by reason whereof the earl asserted that he ought not to answer to Gilbert without the king; by pretext whereof the justices have deferred proceeding in the assize, wherefore Gilbert has pray'd the king to provide a remedy; and it appears by the rolls of the late king's chancery that the said king, on 7 November, in the 20th year of his reign, took the homage of the said Gilbert, kinsman and heir of William de Vescy, the elder, then lately deceased, for all the lands that William de Vescy of Kyldare held of the said king in chief at his death, which ought to remain to the right heir of the said William the elder because William died without an heir of his body (*de se*), and that the late king rendered the lands to Gilbert: the king therefore orders the justices to proceed in the assise, and to do justice to the parties, notwithstanding the allegation aforesaid.

Ellen, late the wife of William de Esthalle, puts in her place John de Bokelonde and Robert de Tackele to prosecute the execution of a recognisance for 300*l.* made to William and her in chancery by John Pecche, the elder.

Enrolment of release by Robert son of Thomas de la Chaumbre to William de Acton of Newcastle-on-Tyne of his right in the lands that

1329.

Membrane 7d—cont.

belonged to the said Thomas in Thirnom, which are now held by William. Witnesses: William de Denum, Sir Thomas de Baumburgh and Sir Thomas de Heppiscotes, clerks; John de Halnathby; Robert Parnyng; Roger de Blaykeston; Walter de Langeestre. Dated at London, on Wednesday the feast of St. Luke, 3 Edward III.

Memorandum, that Robert came into chancery at Westminster, on 25 October, and acknowledged the preceding deed.

Oct. 25. Richard Wodelond acknowledges that he owes to Ralph de Wolyngham, Stony Stratford, parson of the church of Fisheburn, 20 marks; to be levied, in default of payment, of his lands and chattels in co. Sussex.

Richard de la Wodhall acknowledges that he owes to Walter Power, clerk, 13*s.* 4*d.*; to be levied, in default of payment, of his lands and chattels in co. York.

Robert, prior of St. Frideswide's, Oxford, acknowledges that he owes to John de Oxonia of London, 'vineter,' 20*l.*; to be levied, in default of payment, of his lands, chattels and ecclesiastical goods in co. Oxford.

Cancelled on payment.

Robert de Tanton, clerk, puts in his place William de Totyndon to prosecute the execution of a recognisance for 33*s.* 4*d.* made to him in chancery by Peter Phelip and of another for 50*s.* made to him by Thomas de Pirke of Croydon.

Roger de Chaundos, knight, acknowledges that he owes to William de Cusancia, clerk, 93*l.* 13*s.* 4*d.*; to be levied, in default of payment, of his lands and chattels in co. Hereford.

Cancelled on payment.

Oct. 18. Thomas Hastang¹, Ralph de Stafford, and John Murdak, knights, ac-Northampton. knowledge that they owe to Scolastica de Melsa 300 marks; to be levied, in default of payment, of their lands and chattels in co. Warwick.

Thomas Hastang¹ acknowledges that he owes to Ralph de Stafford and John Murdak 300 marks; to be levied, in default of payment, of his lands and chattels in co. Warwick.

Robert Daniel of Besewyk puts in his place Thomas de Clif and John de Anlaghy, clerks, to defend the execution of a recognisance for 100*l.* made by him in chancery to Robert de Beverlaco, clerk.

Oct. 26. Reginald Godelak of Stanford acknowledges that he owes to Robert de Daventry. Stanford, parson of the church of Queinton, 23*l.*; to be levied, in default of payment, of his lands and chattels in co. Berks.

Roger de Chaundos, knight, acknowledges that he owes to Edmund de Wasteneys, knight, 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Hereford.

Robert son of John de Wilughby acknowledges that he owes to Thomas de Evesham, clerk, 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Gloucester.

Cancelled on payment.

John Pecche, the elder, acknowledges that he owes to Nicholas Pecche his son 24*l.*; to be levied, in default of payment, of his lands and chattels in co. Gloucester.

The said John acknowledges that he owes to Edmund Pecche his son 13*l.*; to be levied, in default of payment, of his lands and chattels in co. Gloucester.

1329.

Membrane 7d—cont.

The said John acknowledges that he owes to Ralph Pecche his son 8*l.*; to be levied, in default of payment, of his lands and chattels in co. Gloucester.

Nov. 27. Philip de Herdewyk of Fulredy acknowledges that he owes to John son of the said Philip 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Warwick.

MEMBRANE 6d.

Oct. 29. Isabella de Ditton acknowledges that she owes to John de Chidiok, knight, 20*l.*; to be levied, in default of payment, of her lands and chattels in co. Kent.

Simon Edibern, vicar of the church of Suthgyvel, diocese of Lincoln, acknowledges that he owes to Master Gilbert de Lutegarshale 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Bedford.

Simon de Echyngham puts in his place Robert Bothel and Thomas de Clif, clerks, to defend the execution of a recognisance for 3,000*l.* made to Joan, late the wife of Robert de Echingham, knight.

John de Mounceus puts in his place the said Robert and Thomas to defend the execution of a recognisance for 3000*l.* made in chancery by him and others to Joan, late the wife of Robert de Echingham, knight.

Master Jordan de Kammvyle, parson of the church of Bocton-under-le-Blee, acknowledges that he owes to John de Kenteford of London, clerk, 24 marks; to be levied, in default of payment, of his lands, chattels and ecclesiastical goods in co. Kent.

Robert Daniel puts in his place Thomas de Clif and John de Anlaghby, clerks, to defend the execution of a recognisance for 20 marks made by him in chancery to William de Burton of Beverley.

Oct. 28. Henry son of John le Grey, knight, acknowledges that he owes to William de Harewold and Thomas his brother 100 marks; to be levied, in default of payment, of his lands and chattels in co. Essex.

Richard de Grymnesby, goldsmith, of York acknowledges that he owes to William de Emeldon, parson of the church of Bothale, 5 marks; to be levied, in default of payment, of his lands and chattels in co. York.

Richard atte Sterr of the parish of St. Denis, London, acknowledges that he owes to Master Henry de Grofhurst 60*l.*; to be levied, in default of payment, of his lands and chattels in co. Kent.

Thomas de Pernycote and Henry Roter of Guldeford acknowledge that they owe to Simon de Bereford 100*l.*; to be levied, in default of payment, of their lands and chattels in cos. Surrey and Devon.

William de Neuport acknowledges that he owes to the said Simon 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Essex.

Nov. 2. John de Hadham of London, 'pottere,' acknowledges that he owes to William de Lewes, parson of the church of Elveden, 6*l.*; to be levied in default of payment, of his lands and chattels in the city of London.

William Herlisoun acknowledges that he owes to Master Pancius de Controne and Anselin (*Anselino*) Simonetti of Luca 50*l.*; to be levied, in default of payment, of his lands and chattels in co. Kent.

Stephen de Trafford acknowledges that he owes to Thomas de Usefet, parson of the church of Munestok, 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Northampton.

1329.

Membrane 6d—cont.

Thomas de Holm of Beverley, merchant, puts in his place Thomas de Sprotle, clerk, and John de Wilton to prosecute the execution of a recognisance for 300*l.* made to him in chancery by Brother John, prior of Sempyngham.

Osbert de Bray of London puts in his place John de Evesham, clerk, to prosecute the execution of a recognisance for 10*l.* made to him in chancery by John son of Stephen de Preston.

Nov. 2.
Kenilworth.

To the mayor of London, the king's escheator in that city. Order to cause the gates of the New Temple, London, to be kept open by day, so the king's justices and clerks and others who may wish to pass by the water of Thames may do so, as they were wont to do heretofore, as the king understands that there ought to be, and was wont to be at all times past, a common passage through the middle of the court of the New Temple to the Thames for the king's justices, clerks, and others prosecuting their affairs at Westminster and wishing to pass by water, and that the mayor and escheator keeps the gates closed by day, and hinders the justices, clerks, and others aforesaid from passing through the middle of the said court, whereby the king's affairs and other common affairs are frequently delayed. [Fædera.]

Simon Rote, citizen and skinner of London, acknowledges that he owes to John de Chelmerford, clerk, 160*l.*; to be levied, in default of payment, of his lands and chattels in co. Surrey.

Cancelled on payment.

Oct. 29.
Kenilworth.

Adam, abbot of Peterborough, acknowledges that he owes to Amiotus Grimbaldi of Chieri (*de Kirio*) and Anthony Malocelli of Genoa, merchants, 880*l.*; to be levied, in default of payment, of his lands and chattels in co. Northampton.

Cancelled on payment.

Enrolment of indenture, witnessing that whereas Margaret, late the wife of Richard de Chissebech, is bound to John de Leghe by recognisance in 100 marks, payable at Easter next, the said John grants that it shall be annulled if Margaret and Thomas de la Vyne, her co-executor of her husband's will, make their attorneys against Thomas de Beaufo and Roger de Beaufo, and John de Leghe to sue for execution of a recognisance for 40*l.* made in the exchequer to the said Richard by the aforesaid Thomas, Roger and John, and of another recognisance for 10*l.* made by Thomas and John in chancery to Richard, and if what is recovered against the said men by the executors shall be delivered to the said John to hold to his profit, and if he be not impeded in his enjoyment by any deed made or to be made by the executors, etc. The suit shall be made at John's cost. Witnesses: John de Stonford; Richard de Hattecomb; John Holeweie; John de West Wycombe; John de Pounton; Edmund de Wyk; John de Keanton. Dated at London, 5 November, 3 Edward III.

Memorandum, that John came into chancery at Westminster, and acknowledged the indenture aforesaid.

Nov. 4.
Kenilworth.

John Torel, son and heir of John Torel, knight, acknowledges that he owes to Stephen de Abyndon 200*l.*; to be levied, in default of payment, of his lands and chattels in co. Essex.

Margaret, late the wife of Richard de Chissebech, acknowledges that she owes to John de Leghe 100 marks; to be levied, in default of payment, of her lands and chattels in cos. Buckingham and Oxford.

Gilbert de Brauncestria, son and heir of Alan de Brauncestria, sometime citizen of London, acknowledges that he owes to John de Besevill,

1329.

Membrane 6d—cont.

citizen and tailor of London, 10*l.*; to be levied, in default of payment, of his lands and chattels in the city of London.

John Honde of Essex acknowledges that he owes to Bartholomew Deumars, citizen of London, 16*l.*; to be levied, in default of payment, of his lands and chattels in co. Middlesex.

Hugh de Bromshulf, executor of the will of James Dalileye, puts in his place William de Wode.—[Incomplete.]

Nov. 6.
Kenilworth.

Richard de Roule acknowledges that he owes to John de Nottingham, merchant, 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Stafford.

Nov. 9.
Kenilworth.

John de Multon of Egermund acknowledges that he owes to Anthony de Lucy 700 marks; to be levied, in default of payment, of his lands and chattels in co. Cumberland.—W. de Herlaston received the acknowledgment.

Nov. 10.
Kenilworth.

Matilda, late the wife of Robert de Holand, and William la Zouche of Haryngworth acknowledge that they owe to Mary de Sancto Paulo, countess of Pembroke, 1,000*l.*; to be levied, in default of payment, of their lands and chattels in co. Northampton.

Cancelled on payment.

Matilda, late the wife of Robert de Holand, and Ralph Basset of Drayton acknowledge that they owe to the said Mary 1,000*l.*; to be levied, in default of payment, of their lands and chattels in co. Northampton.

Cancelled on payment.

Enrolment of an indenture made at Northampton, on Saturday the feast of St. Martin, 3 Edward III., between Mary de Saint Pol, countess of Pembroke, on the one part, and Matilda (*Mahud*), late the wife of Sir Robert de Holand, Sir Ralph Basset, lord of Dreyton, Sir William la Zouche, lord of Haringworth, on the other, in the presence of John, bishop of Ely, Sir Amory la Zouche, and others, witnessing that whereas Matilda and Ralph are bound to the countess in 1,000*l.* as above, and Matilda and William are bound to her in the like sum, as above, the countess grants that the recognisances shall be cancelled if they pay to her in her wardrobe at London 900 marks and 400*l.* at dates specified, and that upon payment of an instalment, double its amount shall be deducted from the recognisances, and that upon payment of the first instalment she will let Matilda have the estate that she has for life of the late king's demise (*lees*) of the castle of Thorp Watervill and its members of Achirch and Aldewincle, with the advowsons of the churches of Achirch and Aldewyncle, and that she will purchase the king's charter of licence. Matilda grants that she will pay to the countess the reasonable costs of the winter-sowing and of the labours about it upon her entry into the castle, and also of the Lent sowing, if the countess have sown it. The two recognisances shall be cancelled in case the countess do not enfeoff Matilda of such estate in the premises as she herself has. Dated at Northampton, as above. *French.*

Memorandum, that the countess came into chancery at Northampton, on the said day, and acknowledged the preceding indenture.

Matilda, late the wife of Robert de Holand, acknowledges that she owes to William la Zouche of Haryngworth 1,000*l.*; to be levied, in default of payment, of her lands and chattels in co. Northampton.

The said Matilda acknowledges that she owes to Ralph Basset of Drayton 1000*l.*; to be levied, in default of payment, of her lands and chattels in co. Northampton.

1329.

Membrane 6d.—Schedule.

Letter from Mary de Seint Pol, countess of Pembroke, lady of Weyes[eford] and Mountignac, to John, bishop of Winchester, the chancellor, signifying to him that Matilda, late the wife of Robert de Holand, Sir William la Zouch, and Sir Ralph Basset have paid to her the 2,000l. for which they made recognisances as above, which recognisances she prays the chancellor to cause to be withdrawn. Written at London, 18 October. French. [No year given.]

MEMBRANE 5d.

Nov. 11. Kenilworth. Edmund de Bohun and Roger de Ryvers, parson of the church of Brampton, acknowledge that they owe to William de Baggeworth 200l.; to be levied, in default of payment, of their lands and chattels in co. Northampton.

The said Edmund and Roger acknowledge that they owe to William Curteys, merchant, 32l.; to be levied, in default of payment, of their lands and chattels in co. Northampton.

The said William puts in his place David de Wollore to prosecute the execution of a recognisance for 32l. made to him by Edmund de Bohun and Roger de Ryvers, parson of the church of Brampton.

Nov. 7. Kenilworth. Brother Thomas Larcher, prior of the Hospital of St. John of Jerusalem in England, acknowledges that he owes to Jaketus Totty of Luca and Guy de Lachochia of Luca 2,500 marks; to be levied, in default of payment, of his lands and chattels in co. Northampton.

Cancelled on payment.

Nov. 12. Kenilworth. Ivo son of John de Thornton acknowledges that he owes to Thomas de Baumburgh, clerk, 100s.; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment.

Andrew son of John Russel of Etton acknowledges that he owes to Hugh de Northburgh 400l.; to be levied, in default of payment, of his lands and chattels in co. Northampton.

The abbot of Bitlesden acknowledges, for himself and convent, that he owes to Robert de Ardern, knight, 300l.; to be levied, in default of payment, of their lands, chattels, and ecclesiastical goods in co. Buckingham.

Oct. 30. Kenilworth. To David, king of the Scots. Request that he will cause to be paid to William de Kestevene, king's clerk, whom the king is sending to him for this purpose, the 5,000 marks due from king David to the king at Martinmas, according to the agreement made between the king and Sir Robert de Bruys, late king of Scotland, receiving from William the king's letters of acquittance testifying the receipt of the money. By p.s. [3042.] *[Federa.]*

Nov. 4. Kenilworth. To John Darcy, lord of Werk in Tyndale, or to him who supplies his place. Whereas it was found by inquisition taken by Richard de Denton and Thomas de Fetherstanhalgh by the king's order that John Comyn, tenant in chief of the late king, was seised in his demesne as of fee on the day of his death of the manor of Hetheneshalgh with the park there, and of the forest of Lowes, in the parts of Tyndale, and no mention was made thereof in the inquisitions taken by the late king's order after John Comyn's death, the king thereupon ordered John Darcy to take the manor, park, and forest into the king's hands, and to deliver them to Richard son of Gilbert Tulbot, to whom the king had committed the custody of the lands in the parts of Tyndale that belonged to John Comyn; and David de Strabolgi, earl of Athole, has asserted before the king in chancery that David de Strabolgi, late earl of Athole, his father, of whom he is the heir,

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Membrane 5d—cont.

was seised in his demesne as of fee of the manor, park, and forest of the gift of the said John Comyn, and that John Comyn had nothing therein on the day of his death and did not die seised thereof, and David the son, after he had done homage to the king, entered the manor, park, and forest with other lands by the king's delivery, and that he thus holds them at present; wherefore the king gave him a day before him and his council, to wit the quinzaine of St. Hilary next: the king therefore orders John Darcy to supersede in the meantime the execution of his order to deliver the premises to Richard.

Sept. 24.
Gloucester. To the men and whole community of the town of Durango. Letter of credence in favour of John de Haustede, knight, and Master Peter de Galiciano, canon of Agen, whom the king is sending to them upon certain of his affairs.

[*Fædera.*]

The like to the following:

Roesius Sanchez Dermynete.
Demon Dragon.
Roesius Garsie de Las Cones.
Drago Lopiz Palon.
Alfonsus, lord of Ruysereso.
Martin Sanchez.
John Sanchez de Monte Alno.
The men and community of the town of Lequeitio (*Linguiteo*).
The men and community of the town of Villabañez (*Villeban*).
The men and community of the town of Bermeio (*Vermeo*).
Alfonsus Garsie de Valpoyste.
Martin Piers Darret.
Roesius Pierres de Torcones. [*Ibid.*]

To Mary, lady of Byscaye. Letter of credence in favour of the said John and Peter, concerning certain matters about which she wrote to the king and the king wrote to her at another time. [*Ibid.*]

The like to John Manuel. [*Ibid.*]

Nov. 18.
Kenilworth. Alice, late the wife of George du Chastel, acknowledges that she owes to John le Ward of Coventre 40*l.*; to be levied, in default of payment, of her lands and chattels in co. Warwick.

Henry de Boys of Rothewell acknowledges that he owes to Robert de Ardern, knight, 160*l.*; to be levied, in default of payment, of his lands and chattels in co. Warwick.

Richard de Clare, clerk, puts in his place John de Askham and Jonn de Woubourne, to prosecute the execution of a recognisance for 10*l.* made to him in chancery by John de Leddrede and Nicholas his brother.

Oct. 29.
Northampton. To the sheriff of York. Whereas the king, at the request of W. archbishop of York, ordered the sheriff to remove all lay force holding itself in the church of Leek in order to disturb the archbishop from exercising his spiritual office; and afterwards, because the sheriff returned that divers armed men of cos. Northumberland, Cumberland, and Westmoreland, and of the parts of Scotland held themselves in the church aforesaid so that the sheriff was unable to execute the said order, the king ordered him to take with him the *posse* of the county and to remove from the church all the lay force therein; and now, as the king learns from the information of many men that assemblies of men-at-arms were made on the archbishop's side and on the side of L. bishop of Durham by reason of the disputes between them concerning certain things touching their churches, and that such assemblies

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Membrane 5d—cont.

are still made, to the disturbance of the king's peace and contrary to the form of the statute of Northampton lately issued by the king, and the king has given a day to the archbishop and the bishop to be before him or his council at Northampton on the morrow of St. Nicholas next to inform him of the causes of the disputes and to do and receive what shall be ordained by him or his council; the king orders the sheriff to supersede in the meantime the execution of his writ to take the *posse* of his county.
 [Fædera.]

By K.

Nov. 19. John de Waldegrave, the elder, acknowledges that he owes to Robert Kenilworth, de Ardern, knight, 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Northampton.—W. de Herlaston received the acknowledgment.

Robert son of William le Storour of Wilton del Wald acknowledges that he owes to Thomas de Ughtreth, knight, 40*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

Nov. 21. John son of Henry Wychard of Oseberston acknowledges that he owes to John de Mildecoumbe 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Leicester.

Nov. 20. William de Londres, yeoman of the king's saucery (*salsarie*), is sent to Kenilworth. the prior and convent of Coventre to receive such maintenence in their house for life as Peter Marwe, deceased, had therein by the late king's request.
 By p.s. [3083.]

Thomas Larcher, prior of the Hospital of St. John of Jerusalem in England, puts in his place Thomas de Collum, clerk, and Richard de Hoggeshawe to prosecute a matter pending in chancery between him and Henry, bishop of St. Davids, and Robert de Taunton, clerk, concerning the prebendal church of Thlanartheneu in the collegiate church of Albrigwilly.

Nov. 22. To the sheriff of Derby. Order to distrain all those of his bailiwick Kenilworth. who still survive whom he shall ascertain have been sheriffs of co. Nottingham after the last eyre of the justices of the king's progenitors, and also the heirs, executors, and tenants of the lands of those who have been sheriffs and are now dead, to come before William de Herle and the other justices appointed by the king to make eyre in co. Nottingham, before St. Lucy next with the rolls and other memoranda concerning the said offices, in order to deliver them to the justices so that the justices may execute their offices as they ought to do, certifying the justices before the said date of the names of the said sheriffs, heirs, and holders of lands, as the justices are hindered from executing their office in this behalf because divers men of that bailiwick who have been sheriffs had not the rolls and other memoranda before the justices, and they have no lands, goods, or chattels in co. Nottingham whereby they may be compelled to do this.

The like, '*de verbo ad verbum*', to the sheriff of Lincoln.

Nov. 25. William de Bremesgrave, parson of the church of Arwe, diocese of Kenilworth. Worcester, acknowledges that he owes to the prior of Kenilworth 6 marks; to be levied, in default of payment, of his lands, chattels, and ecclesiastical goods in co. Warwick.

Nov. 26. To the justices in eyre in co. Nottingham. Order to permit Henry, Kenilworth. bishop of Lincoln, to hold his Wednesday market in Newerk on that day, and to permit the merchants and others wishing to ply their merchandise, buy and sell there to do so, as was usual before the eyre or any proclamation made by the justices, as the king has granted licence to the bishop to hold the market notwithstanding the eyre and proclamation.
 By p.s.

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Membrane 5d—cont.

Nov. 28. To the same. Order to continue until St. Nicholas next all common
Kenilworth. pleas before them in the eyre touching William de Northwell, king's clerk,
as he is staying with the king in his service by his order. By p.s.

Oct. 28. To W. archbishop of York. Order to come before the king or his
Northampton. council at Northampton on the morrow of St. Nicholas next to inform the
king of the causes of the disputes between him and L. bishop of Durham,
and to do and receive what shall then be ordained by the king and his
council concerning the premises, and to supersede meantime all undue
innovations (*novitatibus*) or the making of assemblies of men-at-arms, as the
king learns that the archbishop and the bishop have made and make assemblies
of men-at-arms, both horsemen and footmen; by reason of the disputes,
contrary to the statute of Northampton. The king has sent like order to
the bishop. By K.

[*Fœdera.*]

The like, '*mutatis mutandis*', to the bishop of Durham. [*Ibid.*]

MEMBRANE 4d.

Nov. 5. John de la Sale, who long served the king and his father, is sent to the
Kenilworth. abbot and convent of Leicester to receive such maintenance in their house
as William le Pavilloner, deceased, had therein at the late king's order.

By p.s. [3050.]

Roger le Keu of Wenlok, in consideration of his service to the king and
his father, is sent to the prior and convent of Wenlok to receive such main-
tenance in their house as John de Tackele, deceased, had therein at the
late king's order. By p.s. [3048.]

Nov. 18. Richard de Melburn, in consideration of his good service to the king
Kenilworth. and his father, is sent to the abbot and convent of Welbek to receive such
maintenance in their house as William Miriwode, deceased, had therein
by the late king's order. By p.s.

Oct. 24. To the justices next in eyre in co. Nottingham. Order to permit the prior
Coventry. and convent of Lenton to hold a fair at Lenton, in that county, on the eve
of Martinmas and for eight days following, as they have been wont to do,
notwithstanding the justices' presence or the common summons of the eyre,
as the prior and convent have, and ought to have, the said fair by charters
of the king's progenitors, which he has confirmed. By p.s. [3024.]

Nov. 17. William de la Sale, for his good service to the king, is sent to the abbot
Kenilworth. and convent of Rameseie to have such maintenance for life in their house
as John de Covyntre, deceased, had therein by the order of Edward I.

By p.s. [3069.]

Nov. 20. To the justices in eyre in co. Nottingham. Order not to molest or
Kenilworth. aggrieve the men of the town of Retford before them in eyre for holding
a market on Saturday in every week in that town, as the king has granted
that they may hold a market there every week on the said day during the
eyre aforesaid, notwithstanding the proclamation made by the justices
according to custom that no market shall be held in the county during the
eyre, the men having shewn to the king that they hold the town of him at
fee-farm, and he has assigned the ferm to Queen Isabella for her life, and
the greatest aid that they have towards levying the ferm comes from the
profit of the said market, and they have prayed the king to grant that they
may hold the market notwithstanding the proclamation aforesaid, and the
king accedes to their supplication for the reason aforesaid and on account
of the distance of the town from Nottingham. By p.s. [3078.]

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Membrane 4d—cont.

Dec. 7. Robert de la Ryvere acknowledges that he owes to Richard de la Ryvere Kenilworth. 1,000 marks; to be levied, in default of payment, of his lands and chattels in co. Berks.

Dec. 3. To W. bishop of Norwich. Whereas the king has ordained, by the advice of his council and out of the confidence that he has in the bishop's circumspection and fidelity, that the bishop shall go to France again upon the king's affairs wherewith he was charged at another time and whereof he has full knowledge, and the king has appointed with him Henry, earl of Lancaster, to whom he has written by letters of privy seal to intend to this matter together with the bishop, according to the information that the king will send to the bishop under his privy seal as speedily as it may be done in good manner by deliberate counsel, and the king has decided to send to the bishop and earl Master John Walewyn and Master John de Shordich to assist them with counsels and aids: the king orders the bishop to prepare himself to set out for France, as the king ordered him at another time by letters under his privy seal, laying aside all excuse, so that he may be there at the day prefixed, as the bishop wrote to him more fully at another time. As to the other things contained in the bishop's letters, the king, in order to have fuller information concerning them, has ordered the prelates, magnates, and others of his council to be assembled at a certain day before Christmas next, and, when he has had their counsel and advice, he will ordain answers concerning all the articles contained in the bishop's letters, which answers he will send to the bishop in writing, together with letters committing power to the bishop and earl in this behalf. As the king has, by reason of the shortness of time, sent his courier (*cursorem*) John de Waltham with letters to the king of France in order to prorogue further the day aforesaid, and has enjoined John to be at Dover with the answer of the king of France seven or eight days before Christmas, the king wills that the bishop shall receive from John, when the latter shall arrive there or when he shall meet the bishop elsewhere, the letters that he shall bring from the king of France, and that the bishop shall open them upon this occasion, and that he shall make dispositions in all things for his journey according to what he shall find in the letters, whether the aforesaid day be prorogued or not, transmitting to the king by the said courier the said letters with his counsel and advice, and certifying the earl thereof as he shall see fit. In case prorogation of the day cannot be obtained, the king has explained his will to John de Insula, whom the king sends to him in this behalf, and who will explain it orally to the bishop, who is desired to give him credence. Concerning the expenses of the bishop and the others who are setting out for the said affairs, the king has ordered the treasurer to satisfy the bishop and them duly, so that the said affairs may not be delayed in any manner. By K.
[*Fædera.*]

Dec. 8. To Robert de Wodhous, treasurer. Order to ordain so that he may satisfy the said bishop and John de Shordich for the sum of money that Kenilworth. the king ordered him and the chamberlains to pay to them for their expenses in going to France, if he have not money in the treasury at present, so that the affairs may not be delayed for want of payment. He is enjoined to come to the king in person at Kenilworth on Thursday before Christmas, to treat with the king and others of his council upon certain of his affairs.

By K.

Enrolment of indenture made on Saturday the feast of St. Martin, 3 Edward III., at Northampton, witnessing that whereas Matilda (*Maud*), late the wife of Robert de Holand, knight, is bound to William la Zousche of Haryngworth in 1,000*l.* by recognisance in chancery, the said William grants that the recognisance shall be annulled if she acquit him against

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Membrane 4d—cont.

Mary, late the wife of Aymer de Valence, countess of Pembroke, of 1,000*l.* in which Matilda and he are bound to her by recognisance in chancery.
French.

Memorandum, that William came into chancery at Northampton, on 8 December, and acknowledged the aforesaid deed.

Enrolment of indenture made on the same day witnessing that whereas the said Matilda is bound to Ralph Basset of Drayton in 1,000*l.* by recognisance in chancery, the said Ralph grants that the recognisance shall be annulled if she acquit him against the said Mary of 1,000*l.* in which Matilda and he are bound by recognisance in chancery.

Memorandum, that Ralph came into chancery at Northampton, on 8 December, and acknowledged the deed aforesaid.

Dec. 8. Thomas de Villa Nova, prior of Wedon Pynkeny, acknowledges that he Kenilworth. owes to William de Betoigne of London 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Northampton.

— Robert de Tanton, clerk, puts in his place John de Britton to prosecute the execution of a recognisance for 100*l.* made to him in chancery by the abbot of Tavistok.

Dec. 12. To John de Stonore and John de Cauntebrigg. Order to supersede Kenilworth. entirely the taking of an assize of novel disseisin that William de Harewell and Joan his wife arramed before them against Walter de Morton, parson of the church of Hampton Bishop, John de Peyto, and others mentioned in the original writ concerning a tenement in Inge, the king having appointed them his justices to take the said assize, as it is contained in the statute lately issued at Northampton that assizes, attaints, and certificates shall be taken before the king's justices commonly appointed and not before others, and the appointment of the said John and John issued without the king's knowledge. By p.s. [3140.]

Nov. 20. To J. bishop of Ely. Whereas Robert de Holand, deceased, granted Kenilworth. before the king and his council in the bishop's presence that he would, in consideration of 26*l.* of land and rent yearly to be provided for him and his heirs by the king, release to Richard de Emeldon his right in the manor of Silkesworth in the bishopric of Durham, which belonged to Robert [de Holand] and which the late king granted to Richard by his letters patent, which the king has confirmed; and hereupon Robert made a letter of release to Richard, and delivered it to the bishop to be kept in neutral hands until the king had made security to Robert for the said 26*l.* of land and rent; and the king has now caused his letters patent of such security to be made to Robert de Holand, son and heir of the aforesaid Robert, and has caused them to be delivered to Richard for delivery to the bishop: the king orders the bishop to receive the said letters from Richard to be kept for the use of the said heir, and to deliver to Richard the said letter of release in his custody. By p.s. [3087.]

Vacated, because otherwise on the Close Rolls of the fourth year.

Nov. 18. John de Alvidele, in consideration of his great services to the late king, Kenilworth. is sent to the abbot and convent of Waverleye to receive such maintenance in all things for life as William de Greyby, deceased, had in that house by the late king's request.

Dec. 12. Richard de Troxford, the king's courier (*cursor*), is sent to the abbot Kenilworth. and convent of Byland (*Bella Landa*) to receive such maintenance as Thomas Lyoun, deceased, had therein by the late king's request.

By p.s. [3139.]

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Membrane 4d—cont.

Dec. 7. To Geoffrey le Scrop and his fellows, justices in eyre in co. Northampton.
 Kenilworth. Order to cease diligent enquiry to be made according to the statute concerning the inventors of the false rumours concerning the coming of aliens into the realm at the instigation of certain magnates of the realm, and to cause to be arrested and imprisoned until further orders all those whom they shall find guilty thereof, certifying the king of their names under Geoffrey's seal from time to time, as the king hears from divers men that certain evil-wishers invent false rumours to the effect aforesaid, and presume to relate them to the shame and blame of the king and the said magnates, asserting that the aforesaid justices ought not on these grounds to hold their eyre to the end. By C.

[*Federa.*]

The like to William de Herle and his fellows, justices in eyre in co. Nottingham. [*Ibid.*]

The like to the sheriffs of the following counties :

Salop. Hereford.

Stafford. Gloucester. [*Ibid.*]

Dec. 16.

Kenilworth.

Nicholas de Holden came before the king, on Saturday after St. Lucy, and sought to replevy his land in Pontefract, which was taken into the king's hands for his default before the justices of the Bench against James son of William de Ledes of Secroft. This is signified to the justices.

William Ayllmere, the younger, acknowledges that he owes to William de Berughby, clerk, 100*s.*; to be levied, in default of payment, of his lands and chattels in co. Wilts.

— Theobald de Haya, general attorney of the dean and chapter of Rouen, puts in his place William Savage and Robert de Carsbrok to prosecute the dean and chapter's matter against John de Charnebrok, who was presented by the king to the church of Otry St. Mary by reason of the church aforesaid.

John de Dallyng and John de Aylesham, executors of the will of Henry Burell, put in their place Robert Burell to prosecute the execution of a recognisance for 50*l.* made to them in chancery by Ralph Bygot, knight.—John de Martin received the attornment.

Dec. 18.

Kenilworth.

William del Puſte, sergeant of Queen Isabella's butlery, is sent to the abbot and convent of Pershore, in consideration of his service to the said Queen, to receive such maintenance in their house as Robert Squier, deceased, had therein by the late king's request. By p.s.

MEMBRANE 3d.

— To the sheriff of Wilts. Order to summon an eyre for Forest pleas in that county to be holden at New Sarum on Monday after St. Hilary next before John Mautravers, Robert de Aspale, William de Ponte Roberti, and Hugh de Hampslop, whom the king has appointed his justices for this purpose.

Nov. 25.
Kenilworth.

Robert Bulfinche is sent, in consideration of his long and good service to the late king, to the abbot and convent of Lulleshull to receive such maintenance for life in their house as John Cok, deceased, had therein by order of Edward I. By p.s. [3105.]

Adam Leonark is sent to the prior and convent of Watton to receive such maintenance as William de la Sale, deceased, had in their house by the late king's order. By p.s. [3108.]

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Membrane 3d—cont.

Dec. 3. Walter Fraunkeleyn of Clopton acknowledges that he owes to William de Banham 10 marks; to be levied, in default of payment, of his lands and chattels in co. Northampton.

Simon de Verny and William de Verny acknowledge that they owe to Robert le Warde of Charwelton 60s.; to be levied, in default of payment, of their lands and chattels in co. Northampton.

Dec. 6. John de Sancto Mauro and Robert de Wileby acknowledge that they owe to John de Hareweton, parson of the church of Stokebruere, 2*l* marks; to be levied, in default of payment, of their lands and chattels in co. Northampton.

Warin son of Thomas le Latymer, John Perot of Wardon, and Stephen de Harnhale of Wardon acknowledge that they owe to Robert son of Robert Kyme of Maydeford 80 marks; to be levied, in default of payment, of their lands and chattels in co. Northampton.

Robert de Watevill, knight, acknowledges that he owes to Robert de Arderne, knight, 80*l*; to be levied, in default of payment, of his lands and chattels in co. Oxford.

Peregrine Bernard of Great Dodyngton and Hamo de Vieleston acknowledge that they owe to William de Grandissono and Sibyl, his wife 100*l*; to be levied, in default of payment, of their lands and chattels in co. Northampton.

The same Peregrine and Hamo acknowledge that they owe to the aforesaid William 100 marks; to be levied as above.

Dec. 8. John de Wotton, chaplain, and William Halle of Underlith acknowledge that they owe to Joan, late the wife of Richard Thalebot, 20,000*l*; to be levied, in default of payment, of their lands and chattels in co. Worcester.

Cancelled on payment.

Richard Luvel acknowledges that he owes to William de Sancto Johanne 20*l*; to be levied, in default of payment, of his lands and chattels in co. Northampton.

Matilda, late the wife of Robert de Holand, acknowledges that she owes to Simon de Bereford, knight, 400 marks; to be levied, in default of payment, of her lands and chattels in co. Rutland.

Thomas Cursoun of Cranford acknowledges that he owes to Simon de Drayton, knight, 20*l*; to be levied, in default of payment, of his lands and chattels in co. Northampton.

William son of John de Tilton acknowledges that he owes to Margery, late the wife of John de Tilton, 100*l*; to be levied, in default of payment, of his lands and chattels in co. Leicester.

Dec. 15. John Brocاز acknowledges that he owes to Master Thomas de Garton, parson of the church of Ovre, 100 marks; to be levied, in default of payment, of his lands and chattels in co. Warwick. The chancellor received the acknowledgment.

Enrolment of grant by John Touk of Kelm to Robert de Kelm, clerk, and Juetta his wife of two bovates of land and eight acres of meadow in Kelm, which he demised to Matilda, late the wife of William Sausemer of Newerk, for life by certain services, to wit the bovate of land and the meadow that Robert de Somerby of Newerk formerly held in Kelm, and the bovate of land and the meadow that Hugh del Northorp of Kelm formerly

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Membrane 3d—cont.

held in the same town, which ought to revert to John after Matilda's death. He also grants to them that Matilda shall do to them the services and rents due to him for the land aforesaid. Witnesses: William de Sutton of Warrewyk; Robert de Warrewyk; John de Wolferton; William son of Peter de Newerk; Henry Mous of the same; Richard son of William de Kelm; Richard son of Richard de Kelm. Dated at Warrewyk, 17 December, 3 Edward III.

Memorandum, that John came into chancery at Kenilworth, on the said day, and acknowledged the aforesaid deed.

Dec. 21.
Kenilworth.

Robert de Wyleghes, parson of the church of Wolhamcote, acknowledges that he owes to William de Peyto 2*l* marks; to be levied, in default of payment, of his lands, chattels, and ecclesiastical goods in co. Warwick.

Robert de Gedworth acknowledges that he owes to John de Wodhous, clerk, 12 marks 7*s*.; to be levied, in default of payment, of his lands and chattels in co. Essex.

Enrolment of release by Edmund de Pynkeny, son of Sir Robert de Pynkeny, to Sir Edmund de Beresford of his right in the manor of Stene and the advowson of the church of that manor. Witnesses: Sir Ralph Bassett of Drayton; Sir John Mautravers; Sir Simon de Beresford; Sir Robert de Arderne; Sir John de Insula. Dated at Kenilworth, on Friday the feast of St. Thomas, 3 Edward III.

Memorandum, that Edmund de Pynkeny came into chancery at Kenilworth, on the said day, and acknowledged the aforesaid deed.

Dec. 28.
Kenilworth.

To the treasurer and barons of the exchequer. Order to cause Richard de Grey of Codemore to have respite until the quinzaine of Easter next for all debts due to the exchequer. By K.

The like to the sheriffs of the following counties:

Essex.	Kent.
Leicester.	Norfolk.
Nottingham and Derby.	By K.

Enrolment of indenture made between the king, on the one part, and Sir William la Zousche de Mortimer and Eleanor his wife, on the other, witnessing that whereas Eleanor was impeached by the king concerning jewels, florins, and other things of his to a great value elogned from the Tower of London, the said William and Eleanor, in order to obtain pardon of all impeachments, actions, suits, and demands until the making of the presents, have tendered and granted, of their good will and without coercion, to grant, render and conform, for themselves and Eleanor's heirs, to the king all the castles, manors, towns, honours, and all other lunds of Eleanor's inheritance in the land of Glamorgan and Morgannou in the marches of Wales, and the manors of Hanle, co. Worcester, and of Teukebury, co. Gloucester, with all appurtenances, knights' fees, advowsons, etc., on condition (*nequidem*) that the king restore the same to them upon payment of 50,000*l*. on one day. When the king is seised of the premises in form aforesaid, they agree to come into his court at a day to be assigned to him and to release to him by fine their right in the premises. The king grants that when the fine has been levied, he will cause his letters of pardon to be made to them, and also his letters to render to them the preinises upon payment of the aforesaid sum. Dated at Kenilworth, 30 December, 3 Edward III. French.

Dec. 25.
Kenilworth.

To the abbot and convent of Whiteby. Letter revoking the king's order to them to admit John Somer into their house, and to cause him to have such maintenance for life therein as Richard de Banbury, deceased, had

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Membrane 3d—cont.

by the order of Edward I., as the king understands that Philip Lychet had, and still has, the said maintenance in their house by the late king's order, and he wills that Philip shall hold it according to the abbot and convent's grant.

By p.s. [3158.]

Dec. 24. Kenilworth. William Keke came before the king, on Sunday after St. Thomas the Apostle, and sought to replevy the land of himself and Matilda his wife in Templecoule, which was taken into the king's hands for their default before the justices of the Bench against Alveva, late the wife of Miles son of Andrew Aumory of Templecoule. This is signified to the justices.

MEMBRANE 2d.

Dec. 22. Kenilworth. Henry de Welton, 'cartere,' acknowledges that he owes to Thomas de Evesham, clerk, 20 marks; to be levied, in default of payment, of his lands and chattels in co. Northampton.

Dec. 30. Kenilworth. William le Breton acknowledges that he owes to Roger de Mortuo Mari, earl of March, 60*l.*; to be levied, in default of payment, of his lands and chattels in co. Northampton.—William de Herlaston received the acknowledgment.

Cancelled on payment.

John son of John de Peyto acknowledges that he owes to brother Richard, abbot of Combe (*Cumba*), and the convent thereof, 400*l.*; to be levied, in default of payment, of his lands and chattels in co. Warwick.—The aforesaid William received the acknowledgment.

Robert Burdet, knight, acknowledges that he owes to John Hamelyn, knight, 250 marks; to be levied, in default of payment, of his lands and chattels in co. Leicester.

John Mautravers, the younger, acknowledges that he owes to Dinus Forcetti and his fellows, merchants of the society of the Bardi of Florence, 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Wilts.

Cancelled on payment.

1330.

Jan. 1. Kenilworth. Philip de Hardeshull acknowledges that he owes to Walter de Pavely, parson of the church of Wenlyngbury, 1,000 marks; to be levied, in default of payment, of his lands and chattels in co. Buckingham.

The aforesaid Walter acknowledges that he owes to the said Philip 1,000 marks; to be levied, in default of payment, of his lands and chattels in co. Oxford.

John son of Philip de Pavely acknowledges that he owes to John de Hardeshull, knight, 1,000 marks; to be levied, in default of payment, of his lands and chattels in co. Northampton.

The aforesaid John acknowledges that he owes to Roger de Chaunceaus 1,000 marks; to be levied, in default of payment, of his lands and chattels in co. Northampton.

The said John acknowledges that he owes to Philip de Hardeshull 1,000 marks; to be levied, in default of payment, of his lands and chattels in co. Northampton.

Jan. 1. Kenilworth. To the sheriff of Warwick. Order to supersede until his next proffer, unless otherwise ordered, the demand in the lands that belonged to Robert de Monte Alto for the debts due from him to the king.

By K.

1330.

Membrane 2d—cont.

The like to the following:

The treasurer and barons of the exchequer.
 The sheriff of Norfolk and Suffolk,
 The sheriff of Hereford,

By K.

By K.

- Jan. 2.** **Kenilworth.** To Simon de Bereford, escheator this side Trent. Whereas, upon its being found by inquisition taken by the escheator that Matilda, late the wife of James de la Plaunce, held for life at her death the manor of Haveresham, and that the manor ought to remain to William de la Plaunce, her son, and to the heirs of his body, by fine levied in the late king's court, and that it is held of the king as of the honour of Peverel by the service of one knight's fee of Mortain, and that she held no other lands of the king at her death, the king took William's homage for the manor, and rendered it to him, and ordered the escheator to deliver to him the manor, which was taken into the king's hands by reason of Matilda's death, and ordered him not to intermeddle further with the lands that she held at her death of other lords, and to restore the issues received from the lands thus held of other lords: the king now, for certain reasons, orders the escheator to supersede the demand made upon William for the issues of the manor whilst in the king's hands, upon William finding security to answer therefor at the exchequer at the quinzaine of Easter next. By K.
- Jan. 3.** **Kenilworth.** To the justices in eyre in co. Northampton. Order to cause proclamation to be made in their eyre that all wishing to deliver writs shall do so before the Purification next, ordering the sheriff to receive the writs notwithstanding the statute lately issued and the justices' proclamation that all writs should be delivered before the feast of St Lucy last, as the king has ordained by his common counsel that the term of delivery of the writs shall be prorogued until the Purification, because he learns from the people of the county that many of them were unable to sue out and deliver the writs touching them by reason of the shortness of the term aforesaid and because such eyres have not been held in the realm for divers causes for a long time. By K.
- Like order to the justices in eyre in co. Nottingham to prorogue the term, which was fixed for Sunday before the feast of St. Lucy last. By K.
- Jan. 3.** **Kenilworth.** To the justices in eyre in co. Northampton. Whereas Ellen de Boketot and John her son arraigned an assize of novel disseisin before them against John de Munkelane and Richard Blundel concerning tenements in Weston Pynkeny, and Richard has alleged in his pleading that he holds a messuage, 90 acres of land, and 4½ acres of meadow of the tenements put in view of the late king's grant for his life, and that after his death they ought to revert to the said king and to his heirs, by pretext whereof the justices have deferred proceeding to the taking of the assize, wherefore Ellen and John have besought the king to provide a remedy: the king orders the justices to proceed to the taking of the assize notwithstanding the said grant and allegation, provided that they do not proceed to render judgment without consulting him. By p.s.
- Jan. 6.** **Worcester.** To the treasurer and barons of the exchequer. Order to supersede until otherwise ordered the demand upon Hugh Daudele for the 10,000*l* due from him to the king by a recognisance made in chancery, which the king lately caused to be delivered to them at the exchequer. By K.
- Jan. 10.** **Worcester.** John de Weston, knight, acknowledges that he owes to Thomas West, knight, 26 marks; to be levied, in default of payment, of his lands and chattels in co. Somerset.

1330.

Membrane 2d—cont.

Robert de Watevill, knight, acknowledges that he owes to John Wyard 50*l.*; to be levied, in default of payment, of his lands and chattels in cos. Norfolk and Oxford.—The chancellor received the acknowledgment.

Edmund de Appelby acknowledges that he owes to Simon de Bereford 20*l.*; to be levied, in default of payment, of his lands and chattels in cos. Leicester and Derby.—The chancellor received the acknowledgment.

Jan. 15.
Evesham.

Nicholas le Smyth came before the king, on Monday after St. Hilary, and sought to replevy to William Baret's lands in Wavyndon to the said William, which were taken into the king's hands for his default before the justices of the Bench against Christiana, late the wife of Michael Geuthmund. This is signified to the justices.

The said Nicholas and Cicely his wife came before the king, on the said day, and sought to replevy their land in Wavyndon, which was taken into the king's hands for their default against the said Christiana.

Jan. 13.
Evesham.

Clement de Derneford came before the king, on Saturday after Epiphany, and sought to replevy to Juliana, late the wife of Philip de Paunton, her land in Wott[on] Glaunvyll, which was taken into the king's hands for her default before the justices of the Bench against John son of Henry de Glaun[vyll]. This is signified to the justices.

Jan. 14.
Wallingford.

William de Esington acknowledges that he owes to Walter de Berham of London, 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Stafford.

Robert atte Lee of Shire acknowledges that he owes to William de Langeford and John de Dyngelee, clerks, 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Surrey.

John de Sancto Neoto of co. Huntingdon, Robert atte Lee of Shire of co. Surrey, and Richard de Reyndon of co. Essex acknowledge that they owe to William de Langeford and John de Dyngelee, clerks, 24*l.*; to be levied, in default of payment, of their lands and chattels in co. Huntingdon.

Jan. 20.
Windsor.

William de Choyne, knight, acknowledges that he owes to William Knyght, vicar of the church of Patrikesbourn, 54*l.*; to be levied, in default of payment, of his lands and chattels in co. Kent.

Jan. 21.
Windsor.

Henry de Osevill, knight, acknowledges that he owes to Hugh de Osevill 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Hertford.

Simon son of John le Mareschal of Mussenden acknowledges that he owes to John de Delle 8 marks; to be levied, in default of payment, of his lands and chattels in co. Surrey.

Jan. 23.
Eltham.

Henry de Waloyns, knight, acknowledges that he owes to Thomas de Aledon 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Kent.

Benedicta, late the wife of John de Shelving, knight, and Master John de Walemere acknowledge that they owe to Simon, archbishop of Canterbury, 300*l.*; to be levied, in default of payment, of their lands and chattels in co. Kent.

*Cancelled on payment.*Jan. 21.
Windsor.

To the treasurer and barons of the exchequer. Order to supersede until the quinzaine of Easter next the demand upon Henry, earl of Lancaster,

86079.

1330.

Membrane 2d—cont.

for the 30,000*l.* due from him to the king by acknowledgment in chancery, the tenor whereof the king has sent to them in the exchequer.

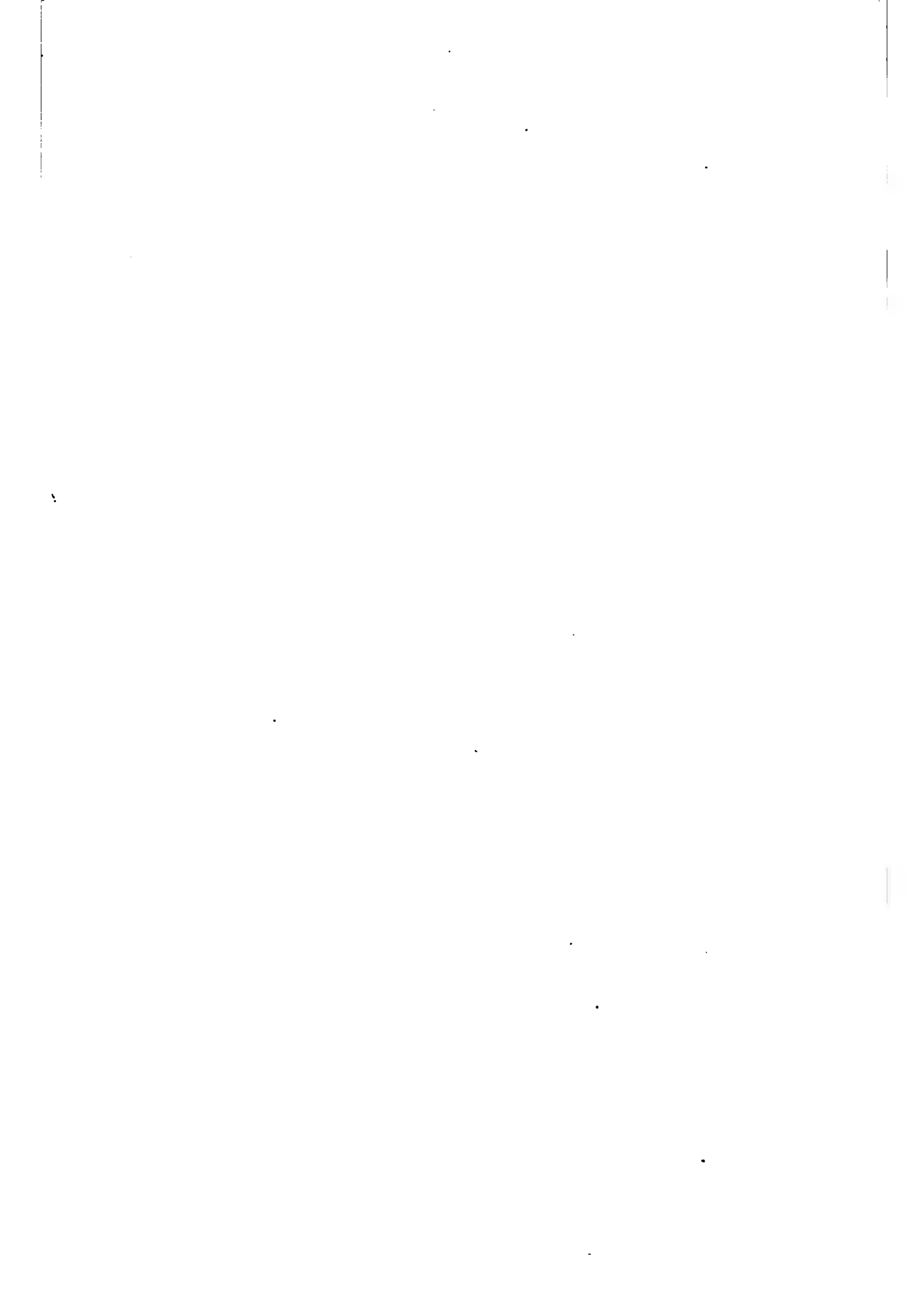
— — —
The abbot of Westminster puts in his place Elias de Grymesby, clerk, and Theobald Portjoie to defend against Martin de Grymeston, executor of the will of William de Hamelton, clerk, the execution of a recognisance for 40*l.* made by him to the said William.

MEMBRANE 1d.

Jan. 23. John Monyn is sent to the master and brethren of God's House, Dover, Eltham. to receive such maintenance for life as John Lambe, deceased, had therein by the late king's request.

By p.s. [3219.]

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GENERAL INDEX.

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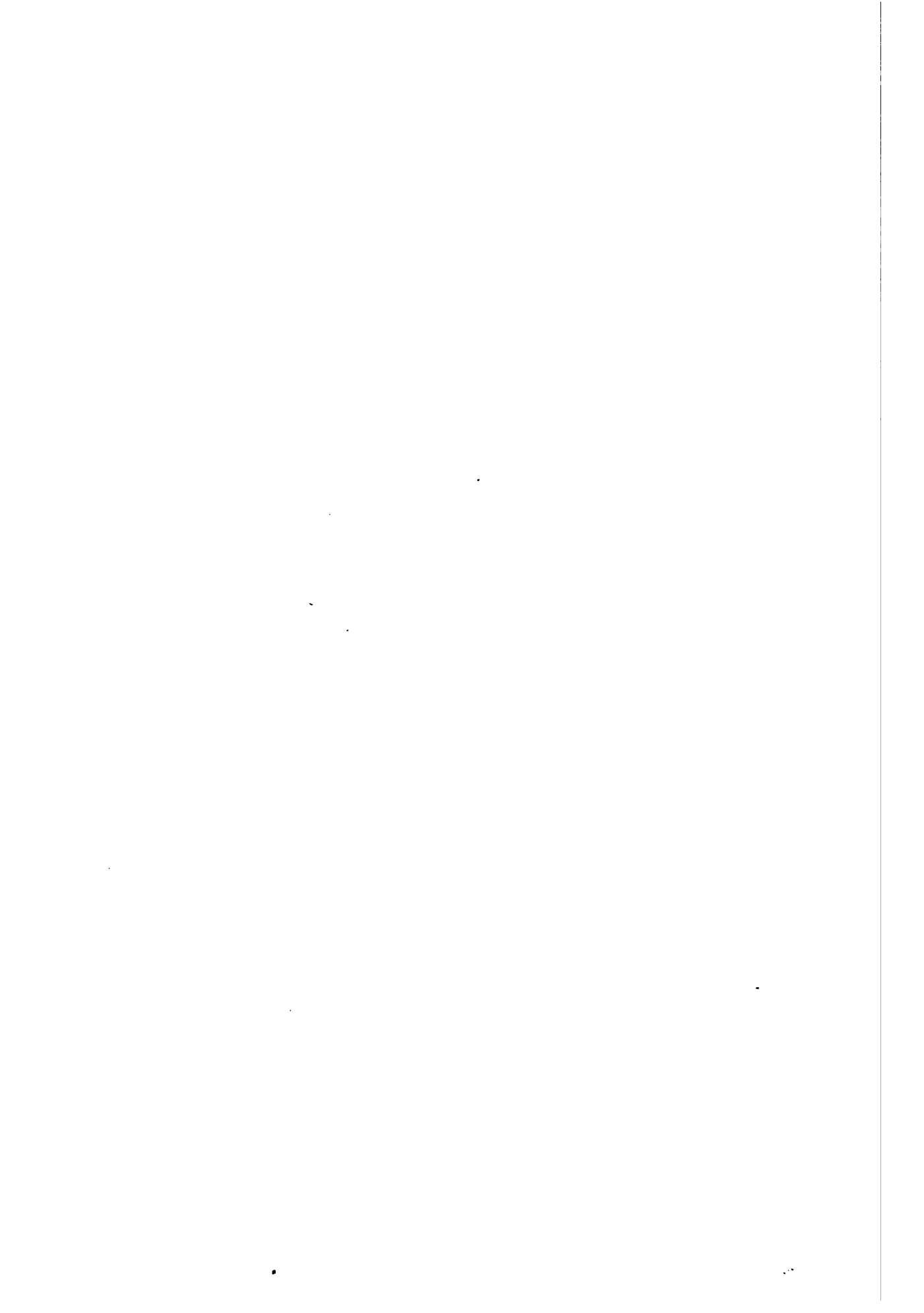
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11. **MEMORIALS OF HENRY THE FIFTH.** I.—Vita Henrici Quinti, Roberto Bedmanno auctore. II.—Versus Rhythmici in laudem Regis Henrici Quinti. III.—Elmhami Liber Metricus de Henrico V. Edited by CHARLES A. COLE. 1858.

12. **MUNIMENTA GILDHALLE LONDONIENSIS;** Liber Albus, Liber Custumarum, et Liber Horn, in archivis Gildhalles asservati. Vol. I., Liber Albus. Vol. II. (in Two Parts). Liber Custumarum. Vol. III., Translation of the Anglo-Norman Passages in Liber Albus, Glossaries, Appendices, and Index. Edited by HENRY THOMAS RILEY, M.A., Barrister-at-Law. 1859-1862.

The *Liber Albus*, compiled by John Carpenter, Common Clerk of the City of London in the year 1419, gives an account of the laws, regulations, and institutions of that City in the 12th, 13th, 14th, and early part of the 15th centuries. The *Liber Custumarum* was compiled in the early part of the 14th century during the reign of Edward II. It also gives an account of the laws, regulations, and institutions of the City of London in the 13th, 14th, and early part of the 15th centuries.

13. **CHRONICA JOHANNIS DE OXENEDES.** Edited by Sir HENRY ELLIS, K.H. 1859.

Although this Chronicle tells of the arrival of Hengist and Horsa, it substantially begins with the reign of King Alfred, and comes down to 1392. It is particularly valuable for notices of events in the eastern portions of the Kingdom.

14. A COLLECTION OF POLITICAL POEMS AND SONGS RELATING TO ENGLISH HISTORY, FROM THE ACCESSION OF EDWARD III. TO THE REIGN OF HENRY VIII. Vols. I. and II. *Edited by THOMAS WRIGHT, M.A.* 1859-1861.
15. The "OPUS TERTIUM," "OPUS MINUS," &c. of ROGER BACON. *Edited by J. S. BREWER, M.A., Professor of English Literature, King's College, London.* 1859.
16. BARTHOLOMEI DE COTTON, MONACHI NORWICENSIS, HISTORIA ANGLICANA; 449-1298; necnon ejusdem Liber de Archiepiscopis et Episcopis Anglie. *Edited by HENRY RICHARDS LUARD, M.A., Fellow and Assistant Tutor of Trinity College, Cambridge,* 1859.
17. BRUT Y TYWYSOGION; or, The Chronicle of the Princes of Wales. *Edited by the Rev. JOHN WILLIAMS AB ITHEL, M.A.* 1860.
This work, written in the ancient Welsh language, begins with the abdication and death of Cadwalas at Rome, in the year 681, and continues the history down to the subjugation of Wales by Edward I., about the year 1282.
18. A COLLECTION OF ROYAL AND HISTORICAL LETTERS DURING THE REIGN OF HENRY IV. 1399-1404. *Edited by the Rev. F. C. HINGESTON, M.A., of Exeter College, Oxford.* 1860.
19. THE REPRESSOR OF OVER MUCH BLAMING OF THE CLERGY. By REGINALD PECKOCK, sometime Bishop of Chichester. Vols. I. and II. *Edited by the Rev. CHURCHILL BABINGTON, B.D., Fellow of St. John's College, Cambridge.* 1860.
The "Repressor" may be considered the earliest piece of good theological disquisition of which our English prose literature can boast. The author was born about the end of the fourteenth century, consecrated Bishop of St. Asaph in the year 1444, and translated to the see of Chichester in 1460. His work is interesting chiefly because it gives a full account of the views of the Lollards, and it has great value for the philologist.
20. ANNALES CAMBRIC. *Edited by the Rev. JOHN WILLIAMS AB ITHEL, M.A.* 1860.
These annals, which are in Latin, commenced in 447, and come down to 1288. The earlier portion appears to be taken from an Irish Chronicle used by Tigernach, and by the compiler of the Annals of Ulster.
21. THE WORKS OF GERALDUS CAMBRENsis. Vols. I.-IV. *Edited by the Rev. J. S. BREWER, M.A., Professor of English Literature, King's College, London.* Vols. V.-VII. *Edited by the Rev. JAMES F. DIMOCK, M.A., Rector of Barnburgh, Yorkshire.* Vol. VIII. *Edited by GEORGE F. WARNER, M.A., of the Department of MSS., British Museum.* 1861-1891.
These volumes contain the historical works of Gerald du Barry, who lived in the reigns of Henry II., Richard I., and John. His works are of a very miscellaneous nature, both in prose and verse, and are remarkable for the anecdotes which they contain.
The *Topographia Hibernica* (in Vol. V.) is the result of Giraldus' two visits to Ireland the first in 1188, the second in 1188-9, when he accompanied Prince John into that country. The *Expugnatio Hibernica* was written about 1188, and may be regarded rather as a great epic than a sober relation of acts occurring in his own days. Vol. VI. contains the *Itinerarium Cambriae et Descriptio Cambriae*; and Vol. VII., the lives of St. Remigius and St. Hugh. Vol. VIII. contains the Treatise *De Principum Instructione*, and an Index to Vols. I.-IV. and VIII.
22. LETTERS AND PAPERS ILLUSTRATIVE OF THE WARS OF THE ENGLISH IN FRANCE DURING THE REIGN OF HENRY THE SIXTH, KING OF ENGLAND. Vol. I., and Vol. II. (in Two Parts). *Edited by the Rev. JOSEPH STEVENSON, M.A., Vicar of Leighton Buzzard.* 1861-1864.
23. THE ANGLO-SAXON CHRONICLE, ACCORDING TO THE SEVERAL ORIGINAL AUTHORITIES. Vol. I., Original Texts. Vol. II., Translation. *Edited and translated by BENJAMIN THORPE, Member of the Royal Academy of Sciences at Munich, and of the Society of Netherlandish Literature at Leyden.* 1861.
There are at present six independent manuscripts of the Saxon Chronicle, ending in different years, and written in different parts of the country. In this edition, the text of each manuscript is printed in columns on the same page, so that the student may see at a glance the various changes which occur in orthography.

24. LETTERS AND PAPERS ILLUSTRATIVE OF THE REIGNS OF RICHARD III. AND HENRY VII. Vols. I. and II. *Edited by JAMES GAIRDNER.* 1861-1863.

The principal contents of the volumes are some diplomatic Papers of Richard III., correspondence between Henry VII. and Ferdinand and Isabella of Spain; documents relating to Edmund de la Pole, Earl of Suffolk; and a portion of the correspondence of James IV. of Scotland.

25. LETTERS OF BISHOP GROSSETESTE. *Edited by the Rev. HENRY RICHARDS LUARD, M.A., Fellow and Assistant Tutor of Trinity College, Cambridge.* 1861.

The letters of Robert Grosseteste range in date from about 1210 to 1253, and relate to various matters connected not only with the political history of England during the reign of Henry III., but with its ecclesiastical condition. They refer especially to the diocese of Lincoln, of which Grosseteste was bishop.

26. DESCRIPTIVE CATALOGUE OF MANUSCRIPTS RELATING TO THE HISTORY OF GREAT BRITAIN AND IRELAND. Vol. I. (in Two Parts); Anterior to the Norman Invasion. (*Out of Print*). Vol. II.; 1066-1200. Vol. III.; 1200-1327. *By Sir THOMAS DUFFUS HARDY, D.C.L., Deputy Keeper of the Records.* 1862-1871.

The object of this work is to publish notices of all known sources of British history, both printed and unprinted, in one continued sequence. The materials, when historical (as distinguished from biographical), are arranged under the year in which the latest event is recorded in the chronicle or history, and not under the period in which its author, real or supposed, flourished. Biographies are enumerated under the year in which the person commemorated died, and not under the year in which the life was written. A brief analysis of each work has been added when deserving it, in which original portions are distinguished from mere compilations. A biographical sketch of the author of each piece has been added, and a brief notice of such British authors as have written on historical subjects.

27. ROYAL AND OTHER HISTORICAL LETTERS ILLUSTRATIVE OF THE REIGN OF HENRY III. Vol. I., 1216-1235. Vol. II., 1236-1272. *Selected and edited by the Rev. W. W. SHIRLEY, D.D., Regius Professor of Ecclesiastical History, and Canon of Christ Church, Oxford.* 1862-1866.

28. CHRONICA MONASTERII S. ALBANI.—1. THOMAS WALSHINGHAM HISTORIA ANGLICANA; Vol. I., 1272-1381: Vol. II., 1381-1422. 2. WILLELMI RISHANGER CHRONICA ET ANNALES, 1259-1307. 3. JOHANNIS DE TROKELOWE ET HENRICI DE BLANEFORDE CHRONICA ET ANNALES 1259-1296; 1307-1324; 1392-1406. 4. GESTA ABBATUM MONASTERII S. ALBANI, A. THOMA WALSHINGHAM, REGNANTE RICARDO SECUNDO, EJUDEM ECCLESIALE PRECENTORE, COMPIILATA; Vol. I., 793-1290: Vol. II., 1290-1349: Vol. III., 1349-1411. 5. JOHANNIS AMUNDESHAM, MONACHI MONASTERII S. ALBANI, UT VIDETUR, ANNALES; Vols. I. and II. 6. REGISTRA QUONDAM ABBATUM MONASTERII S. ALBANI, QUI SECULO XV^{mo} FLOREBANTUR; Vol. I., REGISTRUM ABBATIZ JOHANNIS WHETHAMSTDE, ABBATIS MONASTERII SANCTI ALBANI, ITERUM SUSCEPTA; ROBERTO BLAKENEY, CAPELLANO, QUONDAM ADSCRIPTUM: Vol. II., REGISTRUM JOHANNIS WHETHAMSTDE, WILLELMI ALBON, ET WILLELMI WALINGFORDE, ABBATUM MONASTERII SANCTI ALBANI, CUM APPENDICE, CONTINENTE QUASdam EPISTOLAS, A JOHANNE WHETHAMSTDE CONSCRIPTAS. 7. YPODIGMA NEUSTRIÆ A THOMA WALSHINGHAM, QUONDAM MONACHO MONASTERII S. ALBANI, CONSCRIPTUM. *Edited by HENRY THOMAS EILEY, M.A., Barrister-at-Law.* 1863-1876.

In the first two volumes is a History of England, from the death of Henry III. to the death of Henry V., by Thomas Walsingham, Precentor of St. Albans.

In the 3rd volume is a Chronicle of English History, attributed to William Rishanger, who lived in the reign of Edward I.: an account of transactions attending the award of the kingdom of Scotland to John Balliol, 1291-1293, also attributed to William Rishanger, but on no sufficient ground: a short Chronicle of English History, 1292 to 1300, by an unknown hand: a short Chronicle Willelmi Rishanger Gesta Edwardi Primi, Regis Anglie, with Annales Regum Angliae, probably by the same hand: and fragments of three Chronicles of English History, 1285 to 1307.

In the 4th volume is a Chronicle of English History, 1250 to 1296: Annals of Edward II., 1307 to 1323, by John de Trokelowe, a monk of St. Albans, and a continuation of Trokelowe's Annals, 1323, 1324, by Henry de Blaneforde: a full Chronicle of English History, 1398 to 1406; and an account of the Benefactors of St. Albans, written in the early part of the 15th century.

The 5th, 6th, and 7th volumes contain a history of the Abbots of St. Albans, 793 to 1411, mainly compiled by Thomas Walsingham: with a Continuation.

The 6th and 7th volumes, in continuation of the Annals, contain a Chronicle, probably by John Amundesham, a monk of St. Albans.

The 10th and 11th volumes relate especially to the acts and proceedings of Abbots Whethamsted, Albon, and Wallingford.

The 12th volume contains a compendious History of England to the reign of Henry V., and of Normandy in early times, also by Thomas Walsingham, and dedicated to Henry V.

29. **CHRONICON ABBATILM Eveshamensis, AUCTORIBUS DOMINICO PRIORE Eveshami ET THOMA DE MARLEBERGE ABBATE, A FUNDATIONE AD ANNUM 1213, UNA QUM CONTINUATIONE AD ANNUM 1418.** Edited by the Rev. W. D. MACRAY, Bodleian Library, Oxford. 1863.

The Chronicle of Evesham illustrates the history of that important monastery from about 990 to 1418. Its chief feature is an autobiography, which makes us acquainted with the inner daily life of a great abbey. Interspersed are many notices of general, personal, and local history.

30. **RICARDI DE CIRENCESTRIA SPECULUM HISTORIALE DE GESTIS REVM ANGLIE.** Vol. I., 447-871. Vol. II., 872-1066. Edited by JOHN E. B. MAYOR, M.A., Fellow of St. John's College, Cambridge. 1863-1869.

Richard of Cirencester's history, in four books, extends from 447 to 1066. It gives many charters in favour of Westminster Abbey, and a very full account of the lives and miracles of the saints, especially of Edward the Confessor, whose reign occupies the fourth book. A treatise on the Coronation, by William of Sudbury, a monk of Westminster, fills book ii. c. 3.

31. **YEAR BOOKS OF THE REIGN OF EDWARD THE FIRST.** Years 20-21, 21-22, 30-31, 32-33, and 33-35 Edw. I.; and 11-12 Edw. III. Edited and translated by ALFRED JOHN HORWOOD, Barrister-at-Law. Years 12-13, 13-14, 14, 14-15, and 15, Edward III. Edited and translated by LUKE OWEN PIKE, M.A., Barrister-at-Law. 1863-1891.

The "Year Books" are the earliest of our Law Reports. They contain matter not only of practical utility to lawyers in the present day, but also illustrative of almost every branch of history, while for certain philological purposes they hold a position absolutely unique.

32. **NARRATIVES OF THE EXPULSION OF THE ENGLISH FROM NORMANDY, 1449-1450.**—Robertus Blondelli de Redictione Normanniae : Le Recourement de Normandie, par Berry, Hérault du Roy: Conferences between the Ambassadors of France and England. Edited by the Rev. JOSEPH STEVENSON, M.A. 1863.

33. **HISTORIA ET CARTULARIUM MONASTERII S. PETRI GLOUCESTRIE.** Vols. I., II., and III. Edited by W. H. HART, F.S.A., Membre correspondant de la Société des Antiquaires de Normandie. 1863-1867.

34. **ALEXANDRI NECKAM DE NATURIS RERUM LIBRI DUO;** with NECKAM'S POEM, DE LAUDIBUS DIVINÆ SAPIENTIAE. Edited by THOMAS WRIGHT, M.A. 1863.

In the *De Naturis Rerum* are to be found what may be called the rudiments of many sciences mixed up with much error and ignorance. Neckam had his own views in morals, and in giving us a glimpse of them, as well as of his other opinions, he throws much light upon the manners, customs, and general tone of thought prevalent in the twelfth century.

35. **LEECHDOMS, WORTCUNNING, AND STARCKRAFT OF EARLY ENGLAND;** being a Collection of Documents illustrating the History of Science in this Country before the Norman Conquest. Vols. I., II., and III.. Collected and edited by the Rev. T. OSWALD COCKAYNE, M.A. 1864-1866.

36. **ANNALES MONASTICI.** Vol. I.:—Annales de Margan, 1066-1232; Annales de Theokesberia, 1066-1263; Annales de Burton, 1004-1263. Vol. II.:—Annales Monasterii de Wintonia, 519-1277; Annales Monasterii de Waverleia, 1-1291. Vol. III.:—Annales Prioratus de Dunstaplia, 1-1297. Annales Monasterii de Bermundesca, 1042-1432. Vol. IV.:—Annales Monasterii de Oseneia, 1016-1347; Chronicon vulgo dictum Chronicum Thomas Wykes, 1066-1289; Annales Prioratus de Wigornia, 1-1377. Vol. V.:—Index and Glossary. Edited by HENRY RICHARDS LUARD, M.A., Fellow and Assistant Tutor of Trinity College, and Registrar of the University, Cambridge. 1864-1869.

The present collection embraces chronicles compiled in religious houses in England during the thirteenth century. These distinct works are ten in number. The extreme period which they embrace ranges from the year 1 to 1432.

37. MAGNA VITA S. HUGONIS EPISCOPI LINCOLNIENSIS. *Edited by the Rev. JAMES F. DIMOCK, M.A., Rector of Barnburgh, Yorkshire.* 1864.

This work is valuable, not only as a biography of a celebrated ecclesiastic but as the work of a man, who, from personal knowledge, gives notices of passing events, as well as of individuals who were then taking active part in public affairs.

38. CHRONICLES AND MEMORIALS OF THE REIGN OF RICHARD THE FIRST. Vol. I.:—ITINERARIUM PREGREGINORUM ET GESTA REGIS RICARDI. Vol. II.:—EPISTOLE CANTUARIENSES; the Letters of the Prior and Convent of Christ Church, Canterbury; 1187 to 1199. *Edited by the Rev. WILLIAM STUBBS, M.A., Vicar of Navestock, Essex, and Lambeth Librarian.* 1864–1865.

The authorship of the Chronicle in Vol. I., hitherto ascribed to Geoffrey Vinesant, is now more correctly ascribed to Richard, Canon of the Holy Trinity of London.

In letters in Vol. II., written between 1187 and 1199, had their origin in a dispute which arose from the attempts of Baldwin and Hubert, archbishops of Canterbury, to found a college of secular canons, a project which gave great umbrage to the monks of Canterbury.

39. RECUEIL DES CRONIQUES ET ANCIENNES ISTORIES DE LA GRANT BRETAIGNE A PRESENT NOMME ENGLETERRE, par JEAN DE WAURIN. Vol. I. Albina to 688. Vol. II., 1399–1422. Vol. III., 1422–1431. *Edited by WILLIAM HARDY, F.S.A.* 1864–1879. Vol. IV., 1431–1447. Vol. V., 1447–1471. *Edited by Sir WILLIAM HARDY, F.S.A., and EDWARD L. C. P. HARDY, F.S.A.* 1884–1891.

40. A COLLECTION OF THE CHRONICLES AND ANCIENT HISTORIES OF GREAT BRITAIN, NOW CALLED ENGLAND, by JOHN DE WAURIN. Vol. I., Albina to 688. Vol. II., 1399–1422. Vol. III., 1422–1431. (Translations of the preceding Vols. I., II., and III.) *Edited and translated by Sir WILLIAM HARDY, F.S.A., and EDWARD L. C. P. HARDY, F.S.A.* 1864–1891.

41. POLYCHRONICON RANULPHI HIGDEN, with Trevisa's Translation. Vols. I. and II. *Edited by CHURCHILL BABINGTON, B.D., Senior Fellow of St. John's College, Cambridge* Vols. III.–IX. *Edited by the Rev. JOSEPH BAWSON LUMBY, D.D., Norrisian Professor of Divinity, Vicar of St. Edward's, Fellow of St. Catharine's College, and late Fellow of Magdalene College, Cambridge.* 1865–1886.

This chronicle begins with the creation, and is brought down to the reign of Edward III. It enables us to form a very fair estimate of the knowledge of history and geography which well-informed readers of the fourteenth and fifteenth centuries possessed, for it was then the standard work on general history.

The two English translations, which are printed with the original Latin, afford interesting illustrations of the gradual change of our language, for one was made in the fourteenth century, the other in the fifteenth.

42. LE LIVERE DE REIS DE BRITTANIE E LE LIVERE DE REIS DE ENGLETERE. *Edited by the Rev. JOHN GLOVER, M.A., Vicar of Brading, Isle of Wight, formerly Librarian of Trinity College, Cambridge.* 1865.

These two treatises are valuable as careful abstracts of previous historians. Some various readings are given which are interesting to the philologist as instances of semi-Saxonised French.

43. CHRONICA MONASTERII DE MELSA AB ANNO 1150 USQUE AD ANNUM 1406. Vols. I., II., and III. *Edited by EDWARD AUGUSTUS BOND, Assistant Keeper of Manuscripts, and Egerton Librarian, British Museum.* 1866–1868.

The Abbey of Meaux was a Cistercian house, and the work of its abbot is a faithful and often minute record of the establishment of a religious community, of its progress in forming an ample revenue, of its struggles to maintain its acquisitions, and of its relations to the governing institutions of the country.

44. MATTHÆI PARISIENSIS HISTORIA ANGLORUM, SIVE, UT VULGO DICITUR, HISTORIA MINOR. Vols. I., II., and III. 1067–1253. *Edited by Sir FREDERICK MADDEN, K.H., Keeper of the Manuscript Department of British Museum.* 1866–1869.

45. LIBER MONASTERII DE HYDE: A CHRONICLE AND CHARTULARY OF HYDE ABBEY, WINCHESTER, 455–1023. *Edited by EDWARD EDWARDS.* 1866.

The "Book of Hyde" is a compilation from much earlier sources which are usually indicated with considerable care and precision. In many cases, however, the Hyde

Chronicler appears to correct, to qualify, or to amplify the statements, which, in substance, he adopts.

There is to be found, in the "Book of Hyde," much information relating to the reign of King Alfred which is not known to exist elsewhere. The volume contains some curious specimens of Anglo-Saxon and mediæval English.

46. **CHRONICON SCOTORUM: A CHRONICLE OF IRISH AFFAIRS**, from the earliest times to 1135; and **SUPPLEMENT**, containing the Events from 1141 to 1150. *Edited, with Translation, by WILLIAM MAUNSELL HENNESSY, M.R.I.A.* 1866.

47. **THE CHRONICLE OF PIERRE DE LANGTOFT, IN FRENCH VERSE, FROM THE EARLIEST PERIOD TO THE DEATH OF EDWARD I.** Vols. I. and II. *Edited by THOMAS WRIGHT, M.A.* 1866-1868.

It is probable that Pierre de Langtoft was a canon of Bridlington, in Yorkshire, and lived in the reign of Edward I., and during a portion of the reign of Edward II. This chronicle is divided into three parts; in the first, is an abridgment of Geoffrey of Monmouth's "Historia Britonum;" in the second, a history of the Anglo-Saxon and Norman kings, to the death of Henry III.; in the third, a history of the reign of Edward I. The language is a curious specimen of the French of Yorkshire.

48. **THE WAR OF THE GAEDHIL WITH THE GALL, OR THE INVASIONS OF IRELAND BY THE DANES AND OTHER NORSEMEN.** *Edited, with a Translation, by the Rev. JAMES HENTHORN TODD, D.D., Senior Fellow of Trinity College, and Regius Professor of Hebrew in the University of Dublin.* 1867.

The work in its present form, in the editor's opinion, is a comparatively modern version of an ancient original. The story is told after the manner of the Scandinavian Sagas.

49. **GESTA REGIS HENRICI SECUNDI BENEDICTI ABBATIS. CHRONICLE OF THE REIGNS OF HENRY II. AND RICHARD I.** 1169-1192, known under the name of BENEDICT OF PETERBOROUGH. Vols. I. and II. *Edited by the Rev. WILLIAM STUBBS, M.A., Regius Professor of Modern History, Oxford, and Lambeth Librarian.* 1867.

50. **MUNIMENTA ACADEMICA, OR, DOCUMENTS ILLUSTRATIVE OF ACADEMICAL LIFE AND STUDIES AT OXFORD** (in Two Parts). *Edited by the Rev. HENRY ASTREY, M.A., Vicar of St. Wendron, Cornwall, and lately Vice-Principal of St. Mary Hall, Oxford.* 1868.

51. **CHRONICA MAGISTRI ROGERI DE HOVEDENE.** Vols. I., II., III., and IV. *Edited by the Rev. WILLIAM STUBBS, M.A., Regius Professor of Modern History, and Fellow of Oriel College, Oxford.* 1868-1871.

The earlier portion, extending from 732 to 1148, appears to be a copy of a compilation made in Northumbria about 1161, to which Hoveden added little. From 1148 to 1169—a very valuable portion of this work—the matter is derived from another source, to which Hoveden appears to have supplied little. From 1170 to 1192 is the portion which corresponds to some extent with the Chronicle known under the name of Benedict of Peterborough (see No. 49). From 1192 to 1201 may be said to be wholly Hoveden's work.

52. **WILLELMI MALMESBIRIENSIS MONACHI DE GESTIS PONTIFICUM ANGLORUM LIBRI QUINQUE.** *Edited by N. E. S. A. HAMILTON, of the Department of Manuscripts, British Museum.* 1870.

53. **HISTORIC AND MUNICIPAL DOCUMENTS OF IRELAND, FROM THE ARCHIVES OF THE CITY OF DUBLIN, &c.** 1172-1320. *Edited by JOHN T. GILBERT, F.S.A., Secretary of the Public Record Office of Ireland.* 1870.

54. **THE ANNALS OF LOCH CÉ. A CHRONICLE OF IRISH AFFAIRS, FROM 1041 TO 1590.** Vols. I. and II. *Edited, with a Translation, by WILLIAM MAUNSELL HENNESSY, M.R.I.A.* 1871.

55. **MONUMENTA JURIDICA. THE BLACK BOOK OF THE ADMIRALTY, WITH APPENDICES**, Vols. I.-IV. *Edited by SIR TRAVERS TWISS, Q.C., D.C.L.* 1871-1876.

This book contains the ancient ordinances and laws relating to the navy.

56. **MEMORIALS OF THE REIGN OF HENRY VI.:—OFFICIAL CORRESPONDENCE OF THOMAS BEKYNTON, SECRETARY TO HENRY VI., AND BISHOP OF BATH AND WELLIS.** *Edited by the Rev. GEORGE WILLIAMS, B.D., Vicar of Ringwood, late Fellow of King's College, Cambridge.* Vols. I. and II. 1872.

57. **MATTHAEI PARISIENSIS, MONACHI SANCTI ALBANI, CHRONICA MAGNA.** Vol. I. The Creation to A.D. 1066. Vol. II. A.D. 1067 to A.D. 1216. Vol. III. A.D. 1216 to A.D. 1239. Vol. IV. A.D. 1240 to A.D. 1247. Vol. V. A.D. 1248 to A.D. 1259. Vol. VI. Additamenta. Vol. VII. Index. *Edited by the Rev. HENRY RICHARDS LUARD, D.D., Fellow of Trinity College, Registrar of the University, and Vicar of Great St. Mary's, Cambridge. 1872-1884.*
58. **MEMORIALE FRATRIS WALTERI DE COVENTRIA.—THE HISTORICAL COLLECTIONS OF WALTER OF COVENTRY.** Vols. I. and II. *Edited by the Rev. WILLIAM STUBBS, M.A., Regius Professor of Modern History, and Fellow of Oriel College, Oxford. 1872-1873.*
The part relating to the first quarter of the thirteenth century is the most valuable.
59. **THE ANGLO-LATIN SATIRICAL POETS AND EPIGRAMMATISTS OF THE TWELFTH CENTURY.** Vols. I. and II. *Collected and edited by THOMAS WRIGHT, M.A., Corresponding Member of the National Institute of France (Académie des Inscriptions et Belles-Lettres). 1872.*
60. **MATERIALS FOR A HISTORY OF THE REIGN OF HENRY VII., FROM ORIGINAL DOCUMENTS PRESERVED IN THE PUBLIC RECORD OFFICE.** Vols. I. and II. *Edited by the Rev. WILLIAM CAMPBELL, M.A., one of Her Majesty's Inspectors of Schools. 1873-1877.*
61. **HISTORICAL PAPERS AND LETTERS FROM THE NORTHERN REGISTERS.** *Edited by the Rev. JAMES HAINE, M.A., Canon of York, and Secretary of the Surtees Society. 1873.*
62. **REGISTRUM PALATINUM DUNELMENSE. THE REGISTER OF RICHARD DE KELLAWE, LORD PALATINE AND BISHOP OF DURHAM; 1311-1316.** Vols. I.-IV. *Edited by Sir THOMAS DUFFUS HARDY, D.C.L., Deputy Keeper of the Records. 1873-1878.*
63. **MEMORIALS OF SAINT DUNSTAN, ARCHBISHOP OF CANTERBURY.** *Edited by the Rev. WILLIAM STUBBS, M.A., Regius Professor of Modern History, and Fellow of Oriel College, Oxford. 1874.*
64. **CHRONICON ANGLIE, AB ANNO DOMINI 1328 USQUE AD ANNUM 1386, AUCTORE MONACHO QUODAM SANCTI ALBANI.** *Edited by EDWARD MAUNDE THOMPSON, Barrister-at-Law, Assistant Keeper of the Manuscripts in the British Museum. 1874.*
65. **THOMAS SAGA ERKIBYSKUPS. A LIFE OF ARCHBISHOP THOMAS BECKET, IN ICELANDIC.** Vols. I. and II. *Edited, with English Translation, Notes, and Glossary by M. EIRÍK MAGNÚSSON, M.A., Sub-Librarian of the University Library, Cambridge. 1875-1884.*
66. **RADULPHI DE COGGESHALL CHRONICON ANGLICANUM.** *Edited by the Rev. JOSEPH STEVENSON, M.A. 1875.*
67. **MATERIALS FOR THE HISTORY OF THOMAS BECKET, ARCHBISHOP OF CANTERBURY.** Vols. I.-VI. *Edited by the Rev. JAMES CRAIGIE ROBERTSON, M.A., Canon of Canterbury. 1875-1883. Vol. VII. Edited by JOSEPH BRIGSTOCKE SHEPPARD, LL.D. 1885.*
The first volume contains the life of that celebrated man, and the miracles after his death, by William, a monk of Canterbury. The second, the life by Benedict of Peterborough; John of Salisbury; Alan of Tewkesbury; and Edward Grim. The third, the life by William Fitzstephen; and Herbert of Bosham. The fourth, anonymous lives, Quadrilogus, &c. The fifth, sixth, and seventh, the Epistles, and known letters.
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